

The Gazette of India



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NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 28th December, 1960 :—

Issue No.	No. and date	Issued by	Subject
153.	G.S.R. 1527, dated 24th December, 1960.	Ministry of Food and Agriculture.	Amendment to G.S.R. No. 1172, dated 24th September, 1960.
154.	G.S.R. 1567, dated 28th December, 1960.	Do.	Amendment to Notification No. 1581-Agri. of the late Department of Education, Health and Lands, dated 1st October, 1931.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II—Section 3—Sub-section (i)

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

MINISTRY OF LAW

New Delhi, the 27th December 1960

G.S.R. 4 (Contract/Amendment 35).—In exercise of the powers conferred by clause (1) of Article 299 of the Constitution, the President hereby directs that the following further amendment's shall be made in the notification of the

Government of India in the Ministry of Law G.S.R. 1161 dated the 1st December, 1958 relating to the execution of contracts and assurances of property, namely:—

In the said notification—

1. In Part VII which relates to the Ministry of Food and Agriculture, under Head A, after item 6, the following items shall be inserted, namely:—

“7. Contracts and other instruments relating to the Directorate of Extension; by the Director (Administration), Directorate of Extension.

8. Contracts and other instruments relating to the Extension Education Institute, Nilokheri; by the Principal, Extension Education Institute, Nilokheri.”

2. Part X which relates to the Ministry of Information and Broadcasting shall be substituted for the following, namely:—

“X.—In the case of the Ministry of Information and Broadcasting:—

1. In the case of the All India Radio:—

(i) Contracts and other instruments relating to the All India Radio; by the Director General, the Deputy Director General (Administration), Project Officers, Station Directors, or where there is no Station Director, by an Assistant Station Director, the Deputy Director (Administration), the Deputy Development Officer (Administration), All India Radio.

(ii) All contracts and instruments relating to the publication of the Radio Journals; by the Editor or the Assistant Editor of the Radio Journal concerned.

(iii) Contracts to be entered into with artistes engaged by the All India Radio; by the Director of News Services, the Director of External Services, the Deputy Director of News Services, the Administrative Officer News Services Division, Deputy Directors External Services, Assistant Station Directors, or where there is no Assistant Station Director, by the Programme Executive, or where an Assistant Station Director is in charge of the Station, by the Programme Executive or where a Programme Executive is in charge of Auxiliary studio, by the Programme Executive, All India Radio.

2. In the case of the Press Information Bureau:—

All contracts and instruments relating to (a) purchase, supply and conveyance or carriage of materials, stores, equipment etc. and repairs thereof; and (b) disposal of surplus, obsolete and waste stores; by the Principal Information Officer, the Deputy Principal Information Officer, the Assistant Principal Information Officer or the Information Officer, Jullundur.

3. In the case of the Publications Division:—

(i) All contracts and instruments relating to the writing of books, copyright, etc.; by the Director or the Deputy Director (Editorial);

(ii) All contracts and instruments relating to the printing and production of publications; by the Director or the Deputy Director (Production).

(iii) All contracts and instruments relating to the sale, agency, stocking etc. of publications; by the Director, the Business Manager or the Editor 'Akashvani, Avaz and Sarang' in so far as such contracts and instruments relate to and fall within his jurisdiction.

(iv) All contracts and agreements entered into with gazetted and non-gazetted officers whom the Director of Publications Division has the power to appoint for specified period of service; by the Director, Publications Division.

(v) Agreements for the purchase or sale of stores, and other materials (including waste material); by the Director or the Deputy Director, Publications Division.

4. In the case of the Directorate of Advertising and Visual Publicity:—

(a) All contracts and instruments relating to the advertisements, printing, publishing or issue of publications, space selling or exhibitions and

(b) agreements for the purchase or sale of stores, equipment and

other materials (including waste material); by the Director or the Deputy Director, Advertising and Visual Publicity.

5. In the case of the Films Division:—

- (i) (a) Contracts to be entered into with artistes and other persons engaged by the Films Division in connection with the production of films;
- (b) contracts relating to the processing work of the Films Division;
- (c) contracts for the sale of waste films, sweepings or other salvage material;
- (d) contracts for the purchase of wooden packing boxes and other stores;
- (e) contracts and other instruments for the production of films for Government by private producers;
- (f) contracts and other instruments relating to the purchase of films for the Films Division;
- (g) contracts with private distributors in India for the distribution of full length films released by the films Division; and
- (h) contracts for the sale of stock-shots; by the Controller of Films Division, Bombay.

- (ii) All contracts for supply on rentals for commercial and non-commercial exhibition, free of rentals for non-commercial exhibition, and sale of prints of films produced and/or released by the Films Division; by the Officer in-charge of Distribution, Films Division, Bombay.
- (iii) All contracts relating to the commercial distribution of Films Division's films in foreign countries; by the Controller of Films Division, Bombay or the Head of the Chancery in the Indian Mission in the country in which the distributors are incorporated.

6. In the case of the Directorate of Field Publicity:—

- (a) All contracts and instruments relating to (a) purchase, supply and conveyance or carriage of materials, stores and equipment and repairs thereof and (b) disposal of surplus and obsolete stores; and
- (b) all contracts with registered dramatic troupes and artistes relating to the Song and Drama Division; by the Director of Field Publicity, Regional Officers Directorate of Field Publicity, Information Officers Press Information Bureau while working in the Regions of Directorate of Field Publicity in Jammu and Kashmir and Kerala States.

7. In the case of the Song and Drama Division:—

- (i) (a) Contracts with authors of scripts for the purchase of copyright; and
- (b) agreements for the purchase or sale of stores, equipment and materials (including waste material); by the Director, Song and Drama Division.
- (ii) Contracts with artistes; by the Director, Deputy Directors, the Administrative Officer, Song and Drama Division, Regional Officers Directorate of Field Publicity, Information Officers Press Information Bureau while working in the Regions of the Directorate of Field Publicity in Jammu and Kashmir and Kerala States, Field Publicity Officers, Mass Contract Officers, Publicity Organisers, Directorate of Field Publicity.

8. In the case of the Central Board of Film Censors:—

Contracts and instruments relating to (a) purchase, supply and conveyance or carriage of stores, materials, equipment etc., and (b) disposal of waste films, paper and other obsolete stores and materials; by the Chairman, Central Board of Film Censors.

9. In the case of the Research and Reference Division:—

All Contracts and instruments relating to the

- (a) purchase, supply and conveyance or carriage of materials, stores, equipment etc.;
- (b) disposal of surplus, obsolete and waste paper;
- (c) binding of books, newspapers, etc.; and

(d) payment of advance subscriptions for the purchase of newspapers, magazines, periodicals etc.; by the Deputy Director, Research and Reference Division.

10. In the case of the Integrated Photo Unit:—

All contracts and instruments relating to the

- (a) purchase, supply and conveyance or carriage of materials, stores and equipment and repairs thereof;
- (b) disposal of surplus, obsolete and waste stores; and
- (c) sale of waste films, sweepings or other salvage materials; by the Chief Photo Officer, Integrated Photo Unit.

11. In the case of the Film Institute of India:—

All contracts and instruments relating to the

- (a) sale of waste films and other scrap materials;
- (b) servicing of cinematograph equipments and air conditioners etc.; and
- (c) purchase of films for the Film Institute; by the Principal, Film Institute of India.

12. Security bonds of cashiers and other Government servants whom the officers specified below have the power to appoint, or their sureties, to secure the due execution of an office or the due accounting for money or other property received by virtue thereof; by the Director General, All India Radio, the Deputy Director General (Administration), All India Radio, the Principal Information Officer, the Director Publications Division, the Director of Advertising and Visual Publicity, the Deputy Director (Administration) Directorate of Advertising and Visual Publicity, the Controller Films Division, the Administrative Officer Films Division, the Director of Field Publicity, Regional Officers Directorate of Field Publicity, Information Officers, Press Information Bureau while working in the Regions of the Directorate of the Field Publicity in Jammu and Kashmir and Kerala States, the Director Song and Drama Division, the Chairman Central Board of Film Censors, the Deputy Director Research and Reference Division, the Registrar of Newspapers for India, the Principal of the Film Institute of India.

13. Agreements or leases for the hiring of buildings required for the accommodation of offices at places other than New Delhi, Simla, Calcutta and Bombay provided that such hiring is within his competence and that the period of lease does not exceed 5 years at a time; by the Principal Information Officer Press In-
ment property; by the Director or the Deputy Director Publications Division, the Deputy Director (Administration) Advertising and Visual Publicity, the Controller Films Division, the Director of Field Publicity, Regional Officers of the Directorate of Field Publicity, Information Officers Press Information Bureau while working in the Regions of the Directorate of Field Publicity in Jammu and Kashmir and Kerala States.

14. Contracts and other instruments relating to repairs, servicing etc., of equipment, motor and all other types of vehicles, bicycles or any other Government property; by the Director or the Deputy Director Publications Division, the Director or the Deputy Director (Administration) of the Directorate of Advertising and Visual Publicity, the Controller of Films Division, the Administrative Officer Films Division the Director of Field Publicity, Regional Officers of the Directorate of Field Publicity, Information Officers Press Information Bureau while working in the Regions of Directorate of Field Publicity in Jammu and Kashmir and Kerala States, the Director Song and Drama Division the Chairman Central Board of Film Censors".

3. In Part XI which relates to the Ministry of Irrigation and Power, after Head C, the following Head shall be inserted, namely:—

"D. In the case of the Ganga Discharge Circle and the Ganga Barrage Field Investigation Circle (subject to any limits fixed by the Departmental Orders):—

1. (a) All instruments relating to purchase, supply and conveyance or carriage of materials, stores and machinery;

(b) all instruments relating to the execution of works of all kinds connected with buildings, bridges, roads, canals; tanks; reservoirs; docks and harbours and embankments, generation and transmission of electricity and instruments relating to the construction of water-works, sewage works, the erection of machinery, the working of coal mines and bulk supply of electricity;

(c) bonds of auctioneers and security bonds for the due performance and completion of works;

(d) security bonds of cashiers and other Government servants whom the officers specified below have powers to appoint or their sureties, to secure the due execution of an office or the due accounting for money or other property received by virtue thereof; and

(e) leases for grazing cattle on canal banks or road sides, for fishing in canals, for the cultivation of lands, leases of water for irrigation and other purposes, leases of water power and instruments relating to sale of grass, trees or other produce on road sides or in plantations; by *Superintending Engineers, Executive Engineers, Assistant Executive Engineers, Assistant Engineers or Sub-Divisional Officers.*

2. (a) Leases of houses, land or other immovable property provided that the rent reserved does not exceed Rs. 5,000 a month;

(b) all instruments connected with the reconveyance of property given as security;

(c) agreements for the recovery of fines on account of drift wood or other timber passing into a canal;

(d) agreements relating to crossing of canals, roads and bunds;

(e) instruments connected with the collection or farming of tools at bridges or ferries or other means of communication;

(f) agreements relating to the loan of tools and plant to contractors and others; and

(g) contracts for catering in hostels and tiffin rooms or for the protection of conveyance belonging to the staff working in public buildings; by *Superintending Engineers or Executive Engineers.*

4. In Part XVIII which relates to the Ministry of Transport and Communications--

(i) Under Head A, after item 6, the following item shall be inserted namely:—

“7. In the case of the Directorate General Border Roads:—

(i) (a) All instruments relating to purchase, supply and conveyance or carriage of materials, stores, machinery, and hiring of land and accommodation.

(b) all instruments relating to the execution of works of all kinds connected with camp structures and buildings, including demolition and site clearance of buildings, bridges, canals, tanks and reservoirs, aerodromes and all instruments relating to the construction of water, sewage and electrical works and the erection of machinery;

(c) security bonds for the due performance and completion of works;

(d) security bonds of cashiers and other Government servants or their sureties to secure the due execution of an office or the due accounting for money or other property received by virtue thereof;

(e) all service agreements with civilian personnel whom the officers specified below have powers to appoint;

(f) all contracts and instruments relating to (i) disposal of surplus and obsolete stores (other than controlled item of iron and steel exceeding Rs. 500/- in book value in each category and textiles) not exceeding Rs. 5,000/- in value in any single category, and

(ii) waste stores; by the Director General Border Roads, ^{Chief} Engineers, Independent Deputy Chief Engineers, other Deputy Chief Engineers with prior approval of the Director General Border Roads, Commanders Engineers, Commanders Task Forces, Garrison Engineers Works Sections, Officers Commanding Construction Companies, or Officers Commanding Transit Depots.

(ii) Agreements and other instruments relating to the taking bulk supply of electric energy and water from an outside source

- when the annual payment in each case does not exceed Rs. 10,000/- by Commanders Engineers or Commanders Task Forces;
- when the annual payment in each case exceed Rs. 10,000/- but does not exceed Rs. 1,00,000/- by Chief Engineers or Independent Deputy Chief Engineers;
- when the annual payment in each case exceed Rs. 1,00,000/- by the Director General Border Roads.

(iii) Contracts and other instruments relating to the printing of forms etc.; by the Chief Engineers or Independent Deputy Chief Engineers."

(ii) Under Head B, in clause (i) of item 4, after the words 'Controller of Mail Motor Service' the words 'or the Controller of Telegraph Traffic' shall be inserted.

5. In Part XXII which relates to the Indian Audit and Accounts Department—

(i) In item 4, the following proviso shall be inserted at the end, namely:—

"Provided that in the case of advances granted by the Government to the Director of Audit, Indian Accounts, London, and the Audit Officer, Indian Accounts, Washington, such contracts, agreements and other instruments may also be executed by the Comptroller and Auditor General of India or the Deputy Comptroller and Auditor General of India."

(ii) In item 5, the following proviso shall be inserted at the end, namely:—

"Provided that in the case of the officers and staff under the Director of Audit, Indian Accounts, United Kingdom or of officers and staff under the Audit Officer, Indian Accounts, Washington, such contracts and instruments relating to the grant of advances for the purchase of motor cars and motor cycles, may also be executed by the Director of Audit and Audit Officer, Indian Accounts, London/Washington respectively."

6. In Part XXIII which to the territories under the administration of the Chief Commissioner, Delhi—

(i) In item 2, the list of officers authorised to execute contracts and other instruments mentioned therein, shall be substituted by the following, namely:—

"by the Deputy Commissioner, the Chief Secretary, a Secretary, an Under Secretary to the Chief Commissioner or in so far as contracts under (c) are concerned, by the Land and Development Officer, Ministry of Works, Housing and Supply, or in so far as contracts and instruments under clauses (b), (c) and (e) are concerned, by the Development Commissioner or the Assistant Development Commissioner."

(ii) In item 6, the following proviso shall be inserted at the end, namely:—

"Provided that in the case of the Development Department such contracts and instruments may also be executed by the Assistant Development Commissioner."

[No. 17(1)/60-J].

P. K. BOSE, Dy. Secy.

MINISTRY OF EXTERNAL AFFAIRS

New Delhi, the 26th December 1960

G.S.R. 5—In exercise of the powers conferred by section 4 of the Foreign Jurisdiction Act 1947 (5 of 1947), and of all other powers enabling it in this behalf, the Central Government hereby makes the following Order namely:—

1. (1) This Order may be called the Requisitioning and Acquisition of Immovable Property (And hest in to the State of Pondicherry) Order, 1960

(2) It shall come into force at once.

2. (1) The provisions of the Requisitioning and Acquisition of Immovable Property Act, 1952 (Act 30 of 1952), (hereinafter referred to as the said Act), are hereby applied to, and shall be in force in the State of Pondicherry (hereinafter referred to as the said State) subject to—

(a) any amendments to which the said Act is for the time being generally subject in the territories to which it extends, and

(b) the subsequent provisions of this Order.

3. Reference in the said Act to the State Government or to a law not in force, or to any functionary not in existence, in the said State, shall be construed as a reference to the Central Government or to the corresponding law, if any, in force or to the corresponding functionary in existence, in the said State, as the case may be:

Provided that if any question arises as to who such corresponding functionary is, the decision of the Central Government thereon shall be final.

[No. 668-Eur. W/60/GP.]

[No. 36(13)-Eur.-W/59/GP.]

A. DAS GUPTA, Under Secy.

MINISTRY OF HOME AFFAIRS

New Delhi, the 29th December 1960

G.S.R. 6.—The following draft of certain rules to amend the Part C States Prize Competitions Rules, 1956, in their application to the Union territories of Delhi, Himachal Pradesh, Manipur, Tripura and the Andaman and Nicobar Islands, which the Central Government propose to make in exercise of the powers conferred by section 20 of the Prize Competitions Act, 1955 (42 of 1955), is hereby published for the information of persons likely to be affected thereby as required by sub-section (1) of the said Section.

2. Notice is hereby given that the draft rules will be taken into consideration on or after the 8th February 1961, and that any objection or suggestion which may be received from any person with respect thereto before that date will be considered by the Central Government.

DRAFT RULES

1. These rules may be called the Part C States Prize Competitions (Amendment) Rules, 1961.

2. In the Part C States Prize Competitions Rules, 1956, in Form 'B'; after condition No. 3A, the following condition shall be inserted, namely:—

"3B. In every prize competition the licensee shall deposit the solution, predetermined by him with reference to that prize competition, in a sealed cover with the Licensing Authority before any publication, ticket or coupon relating to such prize competition is issued by him."

[No. F. 20/25/60 P.II(P.IV)]

C. P. S. MENON, Dy. Secy.

New Delhi-11, the 31st December 1960

G.S.R. 7.—In pursuance of rule 11 of the Indian Administrative Service (Pay) Rules, 1954, the Central Government after consultation with the Government of Maharashtra, hereby makes the following amendments in Schedule III appended to the said rules.

2. The amendments shall be deemed to have come into force on 1st May 1960.

Amendments

In the said Schedule,

(i) under the heading "A—Posts carrying pay above the time-scale pay of the Indian Administrative Service under the State Government" at the end of the entry against "Mahrashtra", the following shall be added:—

"Settlement Commissioner and

Director of Land Records 2250";

(2) under the heading "B—Posts carrying pay in the senior time-scale of the Indian Administrative Service under the State Governments including posts carrying special pays in addition to pay in the time-scale" against "Maharashtra", the following entry shall be deleted:—

"Settlement Commissioner and Director of Land Records."

[No. 1/128/60-AIS(II).]

G.S.R. 8.—In pursuance of rule 11 of the Indian Administrative Service (Pay) Rules, 1954, the Central Government after consultation with the Government of Rajasthan, hereby makes the following amendments in Schedule III appended to the said Rules.

Amendments

In the said Schedule III,

(a) Under the heading "A—Posts carrying pay above the time-scale pay in the Indian Administrative Service under the State Governments"—

Against "Rajasthan" the following entry shall be added—

"Commissioner for Departmental Enquiries.....2250"

(b) Under the heading "B—Posts carrying pay in the senior time-scale of the Indian Administrative Service under the State Governments including posts carrying special pays in addition to pay in the time-scale"—

against "Rajasthan", the following entries shall be added—

"Principal, Officers' Training School, Jodhpur.

Director of Consolidation.

Commissioner for Excise and Taxation."

Labour Commissioner."

2. These amendments shall be deemed to have come into force with effect from 17th October, 1960.

[No. 1/165/60-AIS(II).]

T. R. RAGHURAMAN, Under Secy.

ORDER

New Delhi, the 29th December 1960

G.S.R. 9.—In pursuance of Clause (22) of Article 366 of the Constitution of India, the President is hereby pleased to recognise His Highness Maharaja Shri Daljit Singh as the Ruler of Idar with effect from 24th November 1960 in succession to His late Highness Maharaja Shri Hiramat Singhji.

[No. F. 3/46/60-Poll.III.]

L. P. SINGH, Addl. Secy.

CORRIGENDUM

New Delhi, the 3rd December 1960

G.S.R. 10.—In partial modification of this Ministry's notification No. 1/83/60-AIS(II), dated 3rd June, 1960, published as G.S.R. 637 in the Gazette of India Part II, Section 3(i) dated 11th June 1960 for the figures "1650—75—1950" appearing against the entry "Commissioner of Police" under "Gujarat" in part (1)(i) of the notification, the following figures shall be substituted—

"1450—50—1650"

[No. 1/83/60-AIS(II)]

T. C. A. SRINIVASAVARADAN, Dy. Secy.

MINISTRY OF FINANCE

(Department of Revenue)

New Delhi, the 7th January 1961

CUSTOMS

G.S.R. 11.—In exercise of the powers conferred by sub-section (1) of section 43B of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied

to the State of Pondicherry the Central Government hereby makes the following further amendment in the notification of the Government of India, in the Ministry of Finance (Department of Revenue) No. G.S.R. 575 (55/F. No. 34/86/60-Cus.IV.), dated the 28th May, 1960, namely:—

Amendment

In the Schedule to the said notification, for the existing entry at Serial Number 81 and entries relating thereto, the following shall be substituted, namely:—

“81. All Wool Fabrics and mixed fabrics (including Hosiery) containing wool and synthetic fibre”.

[No. 133/F. No. 34/297/60-Cus.IV.]

MEDICINAL AND TOILET PREPARATIONS

G.S.R. 12.—In exercise of the powers conferred by section 19 of the Medicinal and Toilet Preparations (Excise Duties) Act, 1955 (16 of 1955), the Central Government hereby makes the following rules to amend the Medicinal and Toilet Preparations (Excise Duties) Rules, 1956, namely:—

1. These rules may be called the Medicinal and Toilet Preparations (Excise Duties) Amendment Rules, 1960.
2. In the Medicinal and Toilet Preparations (Excise Duties) Rules, 1956—
 - (a) under the heading 'Non-Pharmacopoeial Preparations', under sub-heading 'Medicinal Preparations',—
 - (i) the entry 'ELIXIR MELAGDINE' shall be omitted; and
 - (ii) for the entry 'Spiritus Limonis', the entry 'Spiritus Lemonis (except M/s. Calcutta Chemical Company's Lemon Syrup B.P.)' shall be substituted;
 - (b) under the heading 'Non-Pharmacopoeial Preparations', under sub-heading 'TOILET PREPARATIONS',
 - (i) for the entry 'Eau-de-Cologne (Except Tata's Eau-de-Cologne)', the entry "Eau-de-Cologne (Except Tata's, and Calcutta Chemical Co.'s Eau-de-Cologne)" and
 - (ii) for the entry 'Lavender Water', the entry 'Lavender Water (Except Calcutta Chemical Co.'s Lavender Water)' shall be substituted.

[No. 1-F. No. 45/5(16)/59-Opium.]

DANGEROUS DRUGS

G.S.R. 13.—In pursuance of clause (a) of rule 2 of the Central Opium Rules, 1934, the Central Government hereby makes the following amendments in the notification of the Government of India in the Ministry of Finance (Department of Revenue), No. G.S.R. 1177, dated the 8th October, 1960 and published in Part II Section 3(i) of the Gazette of India, dated the 8th October, 1960, namely:—

In the Schedule appended to the said notification, in Part I, for the entry in the third column against District "Gonda", the following entry shall be substituted, namely—

“Mahadewa, Nawabganj, Mankapur, Utraula, Balrampur; Gwarich and Digsir”.

[No. 2-F. No. 6/5/60-Opium.]

CUSTOMS AND CENTRAL EXCISE

G.S.R. 14.—The following draft of rules further to amend the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, which the Central Government proposes to make in exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, is published as required by the said sub-section (3) of the said section 43B for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 8th February, 1961.

2. Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

DRAFT RULES

1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1960.

2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, for Serial Number 14 and entries relating thereto, the following shall be substituted, namely:—

“14. Staple fibre yarn

Six rupees and five naye paise per fifty Kilogrammes”.

[No. 1/F. No. 34/153/60-Cus.IV.]

G.S.R. 15.—In exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944) as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, the same having been previously published as required under the said sub-section (3) of section 43-B, namely:—

Amendment

1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1960.

2. In the Second Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960—

(i) for the existing item at Serial Number 50 and entries relating thereto, the following shall be substituted, namely:—

“50. All wool fabrics and mixed fabrics (including Hosiery) containing wool and synthetic fibre”;

(ii) for the existing item at Serial Number 43 and entries relating thereto the following shall be substituted, namely:—

“43. Air conditioners, Refrigerators and Water coolers”;

(iii) the existing item at Serial Number 49 and entries relating thereto shall be deleted.

[No. 133/F. No. 34/297/60-Cus.IV.]

M. C. DAS, Dy. Secy.

(Department of Revenue)

CENTRAL EXCISES

New Delhi, the 7th January 1961

G.S.R. 16.—In exercise of the powers conferred by section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following rules further to amend the Central Excise Rules, 1944, namely:—

1. These rules may be called the Central Excise (Second Amendment) Rules, 1961.

2. In the Central Excise Rules, 1944—

(1) in rule 174,—

(i) in item 3(a), the word “and” shall be omitted;

(ii) in item 3(b), the word “and” shall be added at the end;

(iii) after item 3(b), the following shall be inserted, namely:— (c) All holder of private bonded warehouse other than those in the licensed premises of a manufacturer”

(2) in the Table sub-joined to rule 176, under the heading "Manufactured Products", after item IV, the following shall be inserted, namely—

"V. The holders of private bonded warehouses, other than those in the licensed premises of a manufacturer, which house manufactured excisable goods

Rs. 25.00."

[No. 2/61.]

L. M. KAUL, Dy. Secy.

MINISTRY OF SCIENTIFIC RESEARCH & CULTURAL AFFAIRS

New Delhi-2, the 30th December 1960

G.S.R. 17.—In pursuance of section 13 of the Indian Museum (Amendment) Act, 1960 (45 of 1960), the body corporate known as "the Trustees of the Indian Museum" is hereby re-constituted with effect from the 1st January, 1961, and the Trustees of the Indian Museum (as re-constituted) shall be:—

Ex-Officio Chairman.

1. The Governor of West Bengal;

Ex-Officio Trustees.

2. The Secretary to the Government of India in the Ministry of Scientific Research and Cultural Affairs;

3. The Mayor of the Corporation of Calcutta;

4. The Vice-Chancellor of the University of Calcutta;

5. The Accountant General, West Bengal;

Trustees nominated by the Central Government, under clause (f) of sub-section (1) of section 2 of the Indian Museum Act, 1910 (10 of 1910);

6. Dr. Nihar Ranjan Ray, M.P., 68-4A, Purna Das Road, Calcutta;

7. Shri Birendra Nath Mookerjee, 7, Harrington Street, Calcutta;

8. Dr. S. K. Bhuyan, Vice-Chancellor, University of Gauhati, Gauhati;

9. Director, Geological Survey of India, Calcutta;

Trustee nominated by the Government of West Bengal, under clause (g) of sub-section (1) of section 2 of the said Act.

10. Shri S. N. Ray, I.C.S. (Retd) Calcutta;

Trustee nominated by the Council of the Asiatic Society, Calcutta under clause (h) of sub-section (1) of section 2 of the said Act.

11. Dr. U. N. Ghoshal, M.A., Ph.D., F.A.S. Calcutta;

2. The nominated Trustees shall hold office for a period of three years from the 1st January, 1961.

[No. F. 2-19/60. C-3.]

T. S. KRISHNAMURTI, Dy. Secy.

MINISTRY OF STEEL, MINES & FUEL (Department of Mines and Fuel)

ORDER

New Delhi, the 30th December 1960

G.S.R. 18.—In exercise of the powers conferred by sub-section (1) of section 24 of the Mines and Minerals (Regulation and Development) Act, 1957 (67 of 1957), the Central Government hereby makes the following amendments in the Order of the Government of India in the Ministry of Steel, Mines and Fuel, Department of Mines and Fuel, No. MIL-159(15)/58, dated the 4th December, 1959, namely:—

In the Schedule to the said Order—

(a) the entries relating to the State of Andhra Pradesh shall be replaced as under:

1. Director of Mines and Geology.

2. Senior Assistant Director of Mines.
 3. Deputy Director of Mines and Geology.
 4. Assistant Director of Geology.
 5. Assistant Geologists
 6. Collector Kurnool.
 7. Collector Anantpur
 8. Collector Cuddapah.
 9. Collector Chittoor
 10. Collector Nellore.
 11. Collector Guntur.
 12. Collector East Godavari.
 13. Collector West Godavari
 14. Collector Krishna.
 15. Collector Srikakulam.
 16. Collector Visakhapatnam.
 17. Collector Hyderabad.
 18. Collector Medak.
 19. Collector Karimnagar.
 20. Collector Mahbubnagar
 21. Collector Khammam.
 22. Collector Warangal.
 23. Collector Adilabad.
 24. Collector Nalgonda.
 25. Collector Nizamabad.
 26. All Joint Collectors in the districts where posts exist.
 27. Special Deputy Collectors for Mines, Srikakulam and Nellore.
 (b) the entries relating to the State of Bombay shall be omitted;
 (c) after the entries relating to the State of Madhya Pradesh, the following entries shall be inserted, namely:—

“ 1

2

Maharashtra

(1) Director of Geology and Mining.
 (2) Collectors of the Districts.
 (3) Deputy Director of Geology and Mining.
 (4) Geologists.
 (5) Assistant Geologists.
 (6) Deputy Collectors.
 (7) Assistant Collectors.
 (8) Mamlatdars.
 (9) Tehsildars.
 (10) Sub-divisional officers.”;

(a) after the entries relating to Delhi, the following entries shall be inserted, namely:—

“ 1

2

Gujarat

(1) Director of Geology and Mining.
 (2) Collectors of the Districts.
 (3) Deputy Director of Geology and Mining.
 (4) Geologists.
 (5) Assistant Geologists.
 (6) Deputy Collectors.
 (7) Assistant Collectors.
 (8) Mamlatdars.
 (9) Tehsildars.
 (10) Sub-divisional officers.”;

(e) in the entries relating to the State of Punjab, in column 2, after entry 6, the following entry shall be inserted namely:—
"7. Assistant District Industries Officers."

[No. MII-159(15)/58.]

H. S. SAHNI, Under Secy.

MINISTRY OF HEALTH

New Delhi, the 27th December 1960

G.S.R. 19.—In exercise of the powers conferred by sub-section (1) of section 56 of the Delhi Development Act, 1957 (61 of 1957), read with clauses (n) and (r) of sub-section (2) of that section, the Central Government hereby makes the following rules, namely:—

1. Short title and commencement.—(i) These Rules may be called the Delhi Development Authority (Preparation of Budget) Rules, 1960.

(ii) These shall come into force at once.

2. Definitions.—In these rules, unless the context otherwise requires—

- (a) 'Act' means the Delhi Development Act, 1957 (61 of 1957).
- (b) "Authority" means the Delhi Development Authority constituted under section 3 of the Act;
- (c) "Form" means the form appended to these rules;
- (d) "Government" means the Central Government;
- (e) "Vice-Chairman" means the Vice-Chairman of the Delhi Development Authority.
- (f) "year" means the financial year beginning on the 1st of April and ending on the 31st of March following.

3. Form of budget estimates.—The budget in respect of the year next ensuing showing the estimated receipts and expenditure of the Authority shall be prepared in Form A. I., and submitted to Government by the 15th October each year. Such estimates shall be accompanied by the revised budget estimates for the current year. The budget shall be based on the account head given in Appendix to these rules.

4. In sufficient time before the date fixed for submission of the annual budget to the Government under rule 3, the Accounts Section of the Authority shall fill up columns 2 to 7, on both the receipt and expenditure sides, of Part II of Form A.I. and send copies of relevant portions to the Sections concerned including the Central Public Works Department, accompanied, where necessary, by a schedule of establishment in Form No. A. 2 columns 8 to 11 of Part II of A-I shall then be filled up by the Sections concerned, separate notes giving full explanation of any variations shown in columns 10 and 11 being attached.

Provided that—

- (a) provision proposed for new items of expenditure shall be dealt with in accordance with rule 6; and
- (b) the Central Public Works Department and the Works and Development Section or other Section concerned of the Authority shall append to Form A.I. two schedules, one in Form A. 4 showing the works and schemes in progress and another in Form A. 5 showing the new works and schemes proposed to be taken in hand during the next year wherein minor works and schemes shall be shown in one lump sum supported by details as far as possible, the budget estimate of minor works and schemes is based on past experience; but details shall be given wherever they are available.

5. Submission of sectional estimates for the orders of the Vice-Chairman.—The Sections concerned shall return the Forms duly completed to the Accounts Section within such period as may be fixed by the vice-chairman. The Accounts Section shall submit them for the orders of the vice-chairman with such comments as may be necessary.

6. Proposals for new items of expenditure.—Proposals for new items of expenditure, other than works and schemes, shall be submitted by the Sections concerned in Form A. 3. On receipt from the Sections they shall be submitted for the orders of the vice-chairman in the same way as the estimates in Form A. I, Part II.

7. Consolidation of sectional estimates.—The Accounts Section shall, thereafter consolidate the sectional estimates into one budget estimate in Form A. I, all new items being shown separately in red ink in Part II. Similarly, the sectional schedules in Forms A. 3, A. 4 and A. 5 shall be consolidated and attached to these estimates together with the schedules in Form A. 2 and the notes giving brief explanation of the variation between, (i) the sanctioned and the revised estimates of the current year and (ii) the revised estimates of the current year and the budget estimates of the next year.

8. Submission of budget estimates to the Authority.—The budget estimates as compiled in accordance with rule 7 shall be placed before the Authority by the 5th of October each year for approval. On receipt of the orders of the Authority, the Accounts Section shall prepare a final edition of the budget incorporating therein such modifications as have been decided upon by the Authority. Four copies of the final edition, with copies of the schedules, shall be submitted to Government by the 15th of October.

9. Estimate of Income.—The estimate of income shall be based upon:—

- (1) the actuals of the past three years in respect of recurring income from land or other sources with such modifications as may be necessary in the light of probable increases or decreases due to factors which can be foreseen; and
- (2) the programme of sales of land as far as such a programme can be drawn up.

10. Estimate of contingent expenditure.—(1) For contingent expenditure, the estimate shall be based upon the average actual expenditure of the past three years exclusive of any special items of expenditure that might have been incurred during those years. Variations should, however, be made where justified and should be adequately explained.

(2) The three years average mentioned in rules 9 and 10 shall be treated merely as a guide.

11. Estimate of establishment expenditure and fixed recurring charges.—The estimate of expenditure on fixed establishment as well as fixed monthly recurring charges on account of rent, allowances, etc., shall be made according to the actual sanctioned scale and shall provide for the gross sanctioned pay without deductions of any kind. To this shall be added a suitable provision for leave salary based on past experience with due regard to the intentions of the members of the staff in regard to leave as far as they can be ascertained. If experience indicates that the total provision for fixed charges made on these lines is likely to prove excessive, a suitable lump deduction should be made from the total.

12. Estimate of expenditure on works and schemes.—Expenditure on works and schemes is by far the most important item in the budget estimates of the Authority. The amount of interest payable on loans will depend largely on the standard of estimating this expenditure and extreme care should therefore be exercised in framing the revised as well as the budget estimates of expenditure to be incurred on works and schemes. Any tendency towards optimism on the part of technical officers should, as far as possible, be neutralized by applying lump cuts. It shall be the duty of the Accounts Section to suggest modifications on the basis of past experience.

13. Confining of provision in budget estimates to actual requirements.—All grants and appropriations lapse at the close of the year and unspent balances shall not be available for expenditure after the close of the year for the purpose for which the grant was sanctioned. In the case of works and schemes in progress it will usually be possible, if necessary, to increase the grants of a year to cover the grants which have lapsed at the end of the previous year, by such means as are open under these or their rules but special care should be taken to keep the budget estimates within the limits of actual requirements in order to

save unnecessary indirect charges. Any tendency, however, towards the end of a year to utilize the grants shall be open to grave objection.

14. Amended original estimates.—If during the course of a year it is found necessary to modify the budget estimates materially, a modified budget shall be prepared by the Authority, and submitted to Government. Any such budget shall be treated as an original sanctioned estimate. If no modified budget is submitted, any necessary changes in the original estimates shall be made by re-appropriations, fresh allotments, etc., as usual.

15. New or additional expenditure which cannot be met by re-appropriation.—If the necessity for some new or additional expenditure is fully established during the course of the year and the funds cannot be provided by re-appropriation, it will be open to the Authority to make fresh allotments or to increase the existing allotments, provided funds can be made available from opening balances, additional allotments by Government or from increases, anticipated or realised, in income for which a supplementary estimate should be submitted. Such proposals shall be accompanied by a statement in Form A. 6. In respect of new schemes involving fresh borrowings from Government, the expenditure should not be incurred unless the scheme has been accepted broadly in principle by Government and provision of token amount made in the original budget.

16. Re-appropriations and emergent expenditure.—No expenditure which is not covered by provision in the sanctioned budget estimate, or which is likely to cause excess over the amount provided under any head, shall be incurred without provision being made by re-appropriation from some other head under which savings are ascertained or anticipated. Inevitable expenditure which cannot be met by re-appropriation or which can be met only by additional allotment, may be incurred with the previous approval of the Authority and in emergencies under the orders of the vice-chairman, a report of which shall be made to the Authority at its next meeting. The application for re-appropriation or additional allotment of funds should, however, be made to the Authority as soon as possible explaining the circumstances in which the expenditure had to be incurred in anticipation of its sanction.

17. Powers of the Authority to sanction re-appropriations.—The Authority may sanction re-appropriations of funds from one major head of account to another or within any major head;

Provided that without the prior approval of Government, no re-appropriation shall be made from Nazul to non-Nazul or *vice versa* and from Slum or Rehousing Accounts to General Development Account and *vice versa*.

18. Form of statement of re-appropriation.—Proposals for re-appropriation shall be accompanied by a statement in Form A. 7. The explanation of proposed increases and decreases should be amplified, if necessary, while seeking sanction.

19. Effect of re-appropriation sanctioned by Government.—When a re-appropriation is sanctioned by the Government, the amount so transferred shall be treated as a loan which shall carry interest from the date of sanction to the re-appropriation or the date of expenditure, whichever is earlier (unless some other date is specifically prescribed in the sanction) at the same rate as is charged on Government loans to the Authority and which shall be liquidated from the next year's receipts of the debtor account from loan or otherwise.

20. Inevitable payments.—The want of provision in the budget estimates or the temporary exhaustion of the budget allotment under any head shall not operate to prevent payment or refund of any amount due by the Authority or to prevent record of any payment under its proper head of account. All liabilities incurred shall be liquidated without delay and in no circumstances shall be liability be allowed to stand over and above and be paid from the budget grant of the following year, nor shall payments or refunds be postponed to the last days of a month or the last month of a financial year.

[No. F. 6-12/60-LSG.]

A. K. DAR, Under Secy.

MINISTRY OF WORKS, HOUSING AND SUPPLY

New Delhi, the 28th December 1960

G.S.R. 20.—The following draft of certain rules further to amend the Explosives Rules, 1940 which the Central Government proposes to make in exercise

of the powers conferred by section 5 of the Indian Explosives Act, 1884 (4 of 1884), is published as required by section 18 of the said Act, for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 31st January, 1961.

Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

1. These rules may be called the Explosives (Amendment) Rules, 1960.
2. In the Explosives Rules, 1940, in Schedule V; in licence form 'N' against the entry "In the State of Madras", for the figures and word "25 lbs" the figures and word "10 lbs" shall be substituted.

(No. S&PII-3(46)/60.]

M. N. KALE, Under Secy.

MINISTRY OF TRANSPORT AND COMMUNICATIONS

(Departments of Communications and Civil Aviation)

(P. & T. Board)

New Delhi, the 27th December 1960

G.S.R. 21.—In exercise of the powers conferred by the proviso to Article 309 of the Constitution, the President hereby makes the following rules regulating the recruitment through competitive examination to the cadre of Assistant Engineer (Workshops), Class II, namely:—

1. These rules may be called the Assistant Engineer (Workshops), Class II, (Examination) Rules, 1961.
2. For the purpose of these Rules—
 - (a) "Government" means the Government of India.
 - (b) "The Commission" means the Union Public Service Commission.
 - (c) "The Service" means the cadre of Assistant Engineer (Workshops), class II, particulars in respect of which are given in Appendix IV.
3. A competitive examination for admission to the Service shall be held in India at such times and places as may be prescribed in the Notice issued by the Commission. Every such Notice will when possible announce the number of vacancies to be filled on the result of the examination.
4. If the examination held under this part of these Rules is a combined examination for the purpose of making appointments to more than one Service the following provisions shall apply:—
 - (a) Any person may apply to be admitted as a candidate for appointment in all or any of these Services for which he is eligible. If he wishes to compete for appointment in more than one Service, he shall state in his application form which Services he wishes to compete for and the order of his preference for them, and in such case only one application form will be necessary and one payment of the fees referred to in rule 13 (and Appendix III) will be sufficient.
 - (b) Government shall assign successful candidates to each Service or Department on a consideration of all circumstances including any personal preference expressed by the candidate.
5. A candidate must apply to be admitted to the examination before such date, in such manner, and in such form as the Commission may prescribe.
6. A candidate must be either—
 - (a) a citizen of India, or
 - (b) a subject of Sikkim, or
 - (c) a person of Indian origin who has migrated from Pakistan with the intention of permanently settling in India, or
 - (d) a subject of Nepal or of a Portuguese or former French possession in India.

NOTE.—The appointment of candidates in categories (c) and (d) above will be subject to the issue of certificates of eligibility in their favour by the Government of India. The certificate of eligibility in respect of candidates belonging to category (c) will be valid only for a period of one year from the date of his appointment beyond which he would be retained in service only if he has become a citizen of India. Certificates of eligibility will not, however, be necessary in the case of candidates belonging to any one of the following categories:—

- (1) Persons who migrated to India from Pakistan before the 19th July, 1948, and have ordinarily been residing in India since then.
- (2) Persons who migrated to India from Pakistan after the 18th July, 1948 and have got themselves registered as citizens under Article 6 of the Constitution.
- (3) Non-citizens of categories (c) and (d) above who entered service under the Government of India before the commencement of the constitution, *viz.*, 26th January, 1950 and who have continued in such service since then. Any such person who re-enters or may re-enter such service with break after the 26th January, 1950, will, however, require certificate of eligibility in the usual way.

NOTE 2.—A candidate in whose case a certificate of eligibility is necessary may be admitted to the examination and he may also be provisionally appointed subject to the necessary certificate being eventually issued in his favour by Government.

7. (a) No male candidate who has more than one wife living shall be eligible for appointment to any of the Services appointments to which are made on the results of this competitive examination unless the Government of India after being satisfied that there are special grounds for doing so, exempt any male candidate from the operation of this rule.

(b) No female candidate who has married a person having already a wife living shall be eligible for appointment to any of the services appointments to which are made on the results of this competitive examination unless the Government of India after being satisfied that there are special grounds for doing so, exempt any female candidate from the operation of this rule.

8. On the date prescribed by the Commission in their Notice of the examination issued under Rule 3 a candidate must have attained the age of 20 and must not have attained the age of 25, provided that the upper age limit of 25 will be relaxable upto 30 in the case of candidates who hold substantively permanent posts in the Posts and Telegraphs Department, or have continuously held for a period of not less than two years temporary posts of (1) Foremen, or (2) Assistant Foremen, or (3) Assistant Engineers (Workshops) in the Posts and Telegraphs Workshops, such relaxation being limited to three examinations only.

Departmental candidates must obtain previous permission of the Head of the Department to appear for the examination.

NOTE.—The upper age limits prescribed above will be relaxable:—

- (i) Upto a maximum of five years if a candidate belongs to a Scheduled Caste or a Scheduled Tribe.
- (ii) Upto a maximum of three years if a candidate is a *bona fide* displaced person from Pakistan;
This concession will not, however, be admissible to a candidate who has already appeared at five previous examinations or in the case of those employed in the Posts and Telegraphs Department at eight previous examinations.
- (iii) Upto a maximum of eight years if a candidate belongs to a Scheduled Caste or a Scheduled Tribe and is also a *bona fide* displaced person from Pakistan.
This concession will not, however, be admissible to a candidate who has already appeared at ten previous examinations or in the case of those employed in the Posts and Telegraphs Department at thirteen previous examinations.
- (iv) Upto a maximum of three years if a candidate is a resident of the former French Settlements which have now become part of India and has been receiving his education through the medium of French.

(v) Upto a maximum of 4 years if a candidate belongs to the Andaman and Nicobar Islands.

N. B.—Candidates who are admitted to the examination under the age concession mentioned in this rule will not be eligible for appointment if, after submitting the application, they resign from Service either before or after taking the examination. They will, however, continue to be eligible if they are retrenched from the service or post after submitting the applications.

SAVE AS PROVIDED ABOVE THE AGE LIMITS PRESCRIBED CAN IN NO CASE BE RELAXED.

9. A candidate must have—

- (a) obtained a degree in Engineering from a university incorporated by an Act of the Central or of a State Legislature in India; or
- (b) passed Sections A and B of the Associate Membership Examination of the Institution of Engineers (India) or have any other educational qualifications recognised by that institution, as exempting from passing these sections, or
- (c) obtained an engineering degree of one of the universities mentioned in Appendix I under the conditions prescribed in that Appendix; or
- (d) passed the Honours Diploma Examination in Civil, Mechanical or Electrical Engineering of the Loughborough College, Leicestershire provided the candidate has passed the common preliminary examination or has been exempted therefrom; or
- (e) obtained the B.E. (Tele-Communication) degree awarded by Indian Universities; or
- (f) passed the Graduate Membership Examination of the Institution of Tele-communication Engineers (India).

NOTE 1.—In exceptional cases the Commission may treat as a qualified candidate, a candidate, who, though he has not all or any of the qualifications prescribed in this rule, has passed examinations conducted by other institutions of a standard which in the opinion of the Commission justifies his admission to the examination.

NOTE 2.—Candidates who have appeared at an examination the passing of which would render them eligible to appear at this examination, but have not been informed of the result may apply for admission to the examination. Candidates who intend to appear at such a qualifying examination may also apply, provided that the qualifying examination is completed before the commencement of this examination. Their applications will be accepted provisionally and they will be required to furnish proof of having passed the examination as soon as possible and in any case not later than two months after the commencement of the examination.

10. No candidate shall be admitted to the examination unless he holds a certificate of admission from the Commission.

The decision of the Commission as to the eligibility or otherwise of a candidate for admission to the examination shall be final.

11. A candidate found guilty of impersonation or of submitting fabricated documents or documents, which have been tampered with or of making statements which are incorrect or false or suppressing material information or of using or attempting to use unfair means in the examination hall or otherwise resorting to any other irregular or improper means for obtaining admission to the examination may, in addition to rendering himself liable to a criminal prosecution be debarred either permanently or for a specified period—

- (a) by the Commission from admission to any examination or appearance at any interview held by the Commission for selection of candidates; and
- (b) by the Central Government from employment under the Government.

12. No recommendations except those required in the application form shall be taken into consideration. Any attempt on the part of a candidate to obtain support for his candidature by other means may disqualify him for admission.

13. Candidates must pay such examination fees as Government may prescribe (See Appendix III). No claim for a refund of any of those fees will be entertained nor can they be held in reserve for any other examination or selection.

14. Examinations under these Rules shall be conducted by the Commission in the manner prescribed in the regulations which form Appendix II to these Rules.

15. (a) After every examination the Commission shall make a list of the candidates in order of their merit as disclosed by the aggregate marks finally awarded to each candidate and in that order so many candidates up to the number of vacancies announced under rule 3 above, as are found by the Commission in their discretion to be qualified by the examination and are considered by Government or the appointing authority, as the case may be, to be suitable in all other respects, shall be appointed.

(b) Appointments to vacancies to be filled by members of a particular community or communities shall be made by Government or the appointing authority as the case may be, in the order of merit of the candidates belonging to the particular community or communities provided they have qualified in the examination and are in all respects suitable for employment in the Service.

(c) Success in the examination confers no right to appointment, unless Government are satisfied, after such enquiry as may be considered necessary that the candidate is suitable in all respects for appointment to the public Service.

NOTE.—The form and manner of communication of the result of the examination to individual candidates shall be decided by the Commission in their discretion.

16. A candidate must be in good mental and bodily health, and free from any physical defect likely to interfere with the discharge of his or her duties as an officer of the Service. A candidate who (after such physical examination as Government or the appointing authority, as the case may be, may prescribe) is found not to satisfy those requirements will not be appointed. Only candidates who are likely to be considered for appointment will be physically examined.

In order to prevent disappointment candidates are advised to have themselves examined by a Government Medical Officer of the standing of a Civil Surgeon before applying for admission to the examination. Particulars of the nature of the physical test to which candidates will be subjected before appointment and of the standards required can be had from the Commission.

17. (a) Appointments shall be made on probation for a period of two years.

(b) If, in the opinion of Government, the work or conduct of an officer on probation is unsatisfactory, or shows that he is unlikely to become efficient, Government may discharge him forthwith.

(c) On the conclusion of his period of probation and on passing the prescribed test at the end of practical training prescribed by the competent authority, Government may confirm the officer in his appointment or if his work or conduct has in the opinion of Government been unsatisfactory, Government may either discharge him from the Service or may extend his period of probation for such further period as Government may think fit. The candidate will not ordinarily be permitted to cross the stage of pay of Rs. 475 or be considered for further promotion unless he passes the professional examination prescribed by the Department.

(d) If no action is taken by Government under sub-rule (b) or (c) of this rule, the period after the prescribed period of probation shall be treated as an engagement from month to month, terminable on either side, on the expiration of one calendar month's notice in writing.

(e) If the power to make appointments in the Service is delegated by Government to any officer or authority, that officer or authority may exercise any of the powers of Government under this rule.

18. Probationers will also be required to pass a test in Hindi before confirmation.

APPENDIX I

List of University degrees which will be recognised for admission to the examination [vide Rules 9(e)].

Aberdeen.—B.Sc. Engineering (Honours or Ordinary degrees).

Cambridge.—Ordinary B.A. degree in engineering provided the graduate has passed in the principal subjects, Engineering I, Engineering II and Engineering III.

Durham.—B.Sc. in Marine Engineering.

Glasgow.—B.Sc. in Naval Architecture (Honours or Ordinary degree).

NOTE.—The above degrees will be accepted only if taken after three years' study and the passing of the regular examinations in the several Universities. The conditions as to three years' study will not, however, apply to Indians who, having taken an Indian degree, which exempts them from part of the University course shall have taken one of the above degrees in less than three years in accordance with the regulations of the University concerned.

APPENDIX II

Standard and syllabus of the Examination (vide Rule 41)

Subjects	Maximum Marks
(a) Compulsory—	
1. English (Including Essay & precis writing)	100
2. General knowledge	100
3. Applied Mechanics (including Strength of Materials)	200
4. Theory of Machines and Machine design	200
5. Prime Movers	200
6. Personality Test	300
TOTAL	1,100
(b) Optional—(any two of the following subjects)	
1. Hydraulics and Hydraulic Machines	100
2. Electrical Engineering	100
3. Metallurgy	100
4. Workshop Technology	100
5. Physics (Including Electricity & Magnetism)	100
6. Workshop Organisation & Management	100

NOTE 1.—All papers must be answered in English.

NOTE 2.—Candidates must write the papers in their own hand. In no circumstances will they be allowed the help of a scribe to write answers for them.

2. The standard and syllabus of the examination will be such as the Commission shall prescribe,

3. The Commission have discretion to fix qualifying marks in any or all the subjects at the examination.

4. The Commission will summon at their discretion only those candidates whom they consider suitable for interview for the Personality Test.

5. Special attention will be paid in the Personality Test to assessing the candidates' capacity for leadership, initiative and intellectual curiosity, tact and other social qualities, mental and physical energy, powers of practical application and integrity of character.

6. From the marks assigned to candidates in each subject such deduction will be made as the Commission may consider necessary in order to secure that no credit is allowed for merely superficial knowledge.

7. Deductions up to 5 per cent of the maximum marks for the written subjects will be made for illegible handwriting.

8. Credit will be given for good English—orderly, effective and exact expression and due economy of words—in all subjects of the examination.

APPENDIX III

FEES

(vide Rule 13)

Candidates seeking admission to the examination must pay the following fees—

(a) To the Commission:

(i) Re. 1 when asking for application form and connected documents.

This amount should be paid to the Commission by Money Order. Local candidates, however, may pay cash at the counter. The Commission will not accept payment made otherwise.

(ii) Rs. 31.50 (Rs. 19.62 in the case of candidates belonging to Scheduled Castes and Scheduled Tribes) with the completed application form.

This amount should be paid by means of Treasury Receipt or CROSSED Indian Postal Orders payable to Secretary, Union Public Service Commission. The Commission will not accept payment made otherwise.

(b) To the Medical Board:

Rs. 16 before examination by a Medical Board, if selected for appointment.

This amount should be paid in cash to the Medical Board concerned at the time of the Medical examination.

2. Once an application has been considered by the Commission and the decision communicated to the candidate no claim from the candidate for a refund of the fee paid by him to the Commission will be entertained nor can this fee be held in reserve for any other examination or selection. If however, a candidate is not admitted to the examination by the Commission, a refund of Rs. 75 (Rs. 18.75 in the case of candidates belonging to Scheduled Castes and Scheduled Tribes) will be made to him.

3. The Commission may at their discretion remit the prescribed fee where they are satisfied that the applicant is a bona fide displaced person from Pakistan and is not in a position to pay the prescribed fee. The fee of Re. 1 however, must be paid even by a displaced person when asking the Commission for form and this amount will be refundable to him, if on receipt of his application, his claim to be a displaced person is accepted by the Commission and his fee is remitted.

APPENDIX IV

General conditions of service prescribed for candidates recruited to the cadre of Assistant Engineer (Workshops), Class II.

1. Fifty per cent of the vacancies in the Service will be filled by candidates recruited through Competitive Examination.

2. Candidates to be recruited through Competitive Examination will be appointed as probationers for a period of two years during which they will undergo practical training in accordance with the programme of training that may be prescribed from time to time. Those who are favourably reported upon at the end of two years and have passed any departmental examination or examinations, that may be prescribed, will be appointed to working posts in the Service.

3. Officers recruited under these rules shall be eligible for leave, increment and pension in accordance with the rules for the time being in force applicable to officers of the Central Government. They will also be eligible to join the General Provident Fund in accordance with the rules regulating that Fund.

4. These officers shall be liable for transfer anywhere in India.

5. The *inter se* seniority of officers appointed through Competitive examination will ordinarily be determined by their order of merit, in the competitive examination. Government of India, however, reserve the right of fixing the seniority at their discretion in individual cases.

6. The following are the rates of pay admissible to officers appointed in India to the cadre of Assistant Engineer (Workshops) Class II:—

Rs. 350—25—500—30—590—E.B.—30—800—E.B.—30—830—35—900.

7. Officers of the Service are eligible for promotion to posts in the General Central Service Class I (Workshops) under the rules.

8. These conditions of service are subject to revision according to the requirements of service. Candidates will not be entitled to any compensation if they are adversely affected by any changes in the conditions of service which may be introduced later on.

[No. 2-12/60. W.K.]

N. CHIDAMBARAM,
Director Postal Technical.

**(Department of Transport)
(Transport Wing)**

CORRIGENDUM

New Delhi, the 30th December, 1960

G.S.R. 22.—In the Port of Cochin (Petroleum) Rules 1960 published with the Notification of the Government of India in the Ministry of Transport and Communications (Department of Transport—Transport Wing) No. G.S.R. 1241 dated the 13th October, 1960, the following corrections shall be made, namely:—

- (1) The words “the strength of the tide” appearing in line 3, rule 4 of Section I, shall be substituted by the words “strength of ebb tide”.
- (2) The words “book to the ships tanks” appearing in line 3, rule 13 of Section II, shall be substituted by the words “back to the ship’s tank”.
- (3) The word “continued” appearing in line 3, rule 17 of Section II, shall be substituted by the word “discontinued”.
- (4) The word “exempt” appearing in line 2, rule 20 of Section II, shall be substituted by the word “except”.
- (5) The word “Loading” appearing in the marginal heading of rule 24 of Section III shall be substituted by the word “Landing”.
- (6) The word “fresh” appearing in line 4 of rule 34(8) of Section III shall be substituted by the word “from”.
- (7) The word “aangerous” appearing in the heading under Annexure II shall be substituted by the word “dangerous”.

[No. 6B-PG(30)/68.]

M. V. NILAKANTA AYYAR, Under Secy.

MINISTRY OF EDUCATION

New Delhi, the 28th December 1960

G.S.R. 23.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules to further amend the National Archives of India (Class III posts) Recruitment Rules, 1959, published with the notification of the Government of India in the Ministry of Education No. G. S. R. 1148, dated the 17th October, 1959, namely:—

1. These rules may be called the National Archives of India (Class III posts) Recruitment Amendment Rules, 1960.
2. In the Schedule to the National Archives of India (Class III posts) Recruitment Rules, 1959,
 - against serial No. 7,
 - (i) the existing entries under column 6 shall be omitted,

- (ii) for the existing entry under column 7, the following entry shall be substituted, namely:—
- “Selection 25 per cent on the basis of a competitive examination limited to Lower Division Clerks”,
- (iii) under column 8, the entry “75 per cent” shall be inserted,
- (iv) the existing entries under column 11 shall be omitted,
- (v) the existing entries under column 13 shall be omitted,
- (vi) immediately after the existing entries under column 14, the words “*for posts to be filled by seniority-cum-fitness only; for posts to be filled by limited competition, Lower Division Clerks (including Hindi Typists) in accordance with specific rules as may be prescribed for the purpose*” shall be inserted.

[No. F. 4/13/60-A. 10.]

D. N. TIWARI, Under Secy.

New Delhi, the 31st December 1960

G.S.R. 24.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the recruitment of persons to General Central Service Class II posts in the Education Department of the Laccadive, Minicoy and Amindivi Islands Administration, namely:—

1. Short title.—These rules may be called the Laccadive, Minicoy and Amindivi Islands Education Department (Class II posts) Recruitment Rules, 1960.

2. Application.—These rules shall apply for recruitment to the post specified in column 1 of the Schedule to these rules.

3. Number, Classification and scale of pay.—The number of posts, classification of the said posts and the scales of pay attached thereto shall be as specified in columns 2 to 4 of the said Schedule.

4. Method of recruitment, age limit and other qualifications.—The method of recruitment, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 13 of the Schedule aforesaid:

Provided that the maximum age limit specified in the Schedule in respect of direct recruitment may be relaxed in the case of candidates belonging to Scheduled Castes and Scheduled Tribes and other special categories in accordance with the orders issued by the Central Government from time to time.

5. Disqualification.—No male candidate who has more than one wife living and no female candidate, who has married a person having already a wife living, shall be eligible for appointment, unless the Central Government, after having been satisfied that there are special grounds for doing so, exempts any such candidate from the operation of this rule.

Recruitment Rules for the post of Education Officer L. M. and A. Islands

Name of post	No. of posts	Classification	Scale of Pay	Whether selection post or non-selection post	Age limit for direct recruits	Educational and other qualifications required for direct recruits
1	2	3	4	5	6	7
Education Officer L.M. & A. Islands.	One	G.C.S. Class II Gazetted (Non- Ministerial).	Rs. 300—25— 500.	Selection	Below 40 years (Relaxable for Govt. Servants)	<p><i>Essential :</i></p> <p>(i) Master's or equivalent Honours degree of a recognised University.</p> <p>(ii) Degree or Diploma in Education of a recognised University/ Institution.</p> <p>(iii) About 5 years experience of teaching in a recognised educational Institution of which about 3 years should be in an administrative capacity.</p> <p>(iv) Knowledge of Malayalam. Qualifications relaxable at Commission's discretion in the case of candidates otherwise well qualified.</p> <p><i>Desirable :</i></p> <p>(i) About 3 years experience as an Inspecting Officer in Education Deptt. of a Central or State Govt.</p> <p>(ii) Experience of Social Work.</p> <p>(iii) Knowledge of Hindi.</p>

in the Ministry of Education

Whether age and educational qualifications prescribed for the direct recruits will apply in the case of promotees

Period of probation if any

Method of recruitment whether by direct recruitment or transfer and percentage of the vacancies to be filled by various methods

In case of rectt. by promotion/transfer, grades exists, what from which promotion is its comm. to be made

If a D.P.C. S. C. is to be consulted in making recruitment

Circumstances in which U.P. position.

8	9	10	11	12	13
No	Two years.	By promotion failing which by transfer/ deputation & failing both by direct recruitment.	<p><i>Promotion :</i> Head Master G.H.S. (L.M.A.) I (Rs. 300— 400) Class III (N.G.)</p> <p><i>Transfer/deputation :</i> Officer of the Education Deptt. holding analogous posts under the Central or State Governments.</p>	Class II D.P.C.	As required under the rules.

[No. F. 34-34/59-SE.2.]

R. K. KAPUR,
Educational Adviser

MINISTRY OF FOOD AND AGRICULTURE
(Department of Agriculture)

New Delhi, the 28th December 1960

G.S.R. 25.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to certain Class I and II posts in the Directorate of Economics & Statistics in the Department of Agriculture of the Ministry of Food & Agriculture, namely:—

1. Short title.—These rules may be called the Directorate of Economics and Statistics (certain Class I and II posts) Recruitment Rules, 1960.

2. Application.—These rules shall apply for recruitment to the posts specified in column 1 of the Schedule to these rules.

3. Number, Classification and scale of pay.—The number of posts, their classification and the scale of pay attached thereto shall be as specified in columns 2 to 4 of the said Schedule.

4. Method of recruitment, age limit and other qualifications.—The method of recruitment, age limit, qualifications and other matters connected therewith shall be as specified in Columns 5 to 13 of the Schedule aforesaid.

SCHEDULE

*Recruitment Rules for the various Class I and Class II posts in the Directorate of Economics and Statistics
Ministry of Food and Agriculture*

Name of post	Classification	Scale of pay **	Whether selection post or non-selection post	Age limit for direct recruits	Education & other qualifications required for direct recruits	Whether age and Educational qualifications prescribed for the probationary period of direct recruits if any will apply in the case of promotees	Method of recrt. whether by direct recrt. or by promotion or transfer & percentage of the vacancies to be filled by various methods	In case of recruitment by promotion/ transfer, & grades from which promotion to be made	If a DPC exists what is its composition	Circumstances in which U.P.S.C. is to be consulted in making recruitment		
1	2	3	4	5	6	7	8	9	10	11	12	13
Rs.												
I. Deputy Director (Mechanical Tabulation).	I	General Service, Class I.	700-40 —1100 —50/2 —1250.	Not applicable.	Below 45 years (Relaxable for Government servants).	Essential:— (i) Master's degree in Statistics/Mathematics or in Economics (with Statistics) of a recognised University. (ii) About 5 years' practical experience of statistical work in a responsible capacity in planning and executing work on mechanical tabulation.	Not applicable.	Two years	Direct recruitment.	Not applicable.	Not applicable.	As required under the rules.

servants). ed University, or an equivalent qualification.

(ii) About 5 years' experience of editorial and/or publicity work.

(iii) Knowledge of agricultural economics.

Qualifications relaxable at Commission's discretion in the case of candidates otherwise well qualified.

Desirable —

Experience of production/printing aspects of publication work

Assistant Editor. G.C.S. 350-25 Not
Class II 500 Appli-
Non- 30-590 cable.
Minis- EB-
terial. 30-800.

Below 35 Essential—

Below 35
years
(relaxable
for Go-
vernment
servants).

(i) Master's degree in Economics or Agricultural Economics of a recognised University or an equivalent qualification.

(ii) About 2 years' experience of editorial and/or publicity work and/or experience of writing on economic problems.

Qualifications relaxable at Commission's discretion in the case of candidates otherwise well qualified.

to be decided on each occasion in consultation with the Commission.

1. Assistant Editor. i. G.C.S. 350—25 Not Below 35 Essential :—
 Class II 500 Appli- years
 Non- 30—590 cable. (relaxable (i) Master's degree Not Two Direct recruit- Not appli- Not appli- As requi-
 Minis- EB for Go- in Economics or Applicable. years ment. cable. cable. red
 terial. 30—800. vernment Agricultural Eco- servants). nomics of a co-

I	2	3	4 **	5	6	7	8	9	10	11	12	13
Rs.												

Desirable :—

- (i) Knowledge of Agricultural Economics.
- (ii) Experience of production/printing aspects of publication work.

NOTE :—**The scales of pay indicated in column 4 of this Schedule are those indicated in Section 11, Sub-Section 4 of the Schedule to the Ministry of Finance Notification No. S.O. 2641 dated the 26th October, 1960 containing the revised scales of pay for these posts.

[No. F. 9-107/58-C(E)]

N. RANGANATHAN, Under Secy.

(Department of Food)

ORDERS

New Delhi, the 30th December 1960

G.S.R. 26—In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following Order, namely:—

1. This Order may be called the Foodgrains Movements (Conversion to Metric Weights) Order, 1961.
2. The Orders specified in the first column of the annexed Table are hereby amended to the extent and in the manner specified in the second column thereof.

TABLE

Order	Nature of amendments
(1)	(2)
1. Calcutta Wheat (Movement Control) Order, 1956; S.R.O. 2033; 5-9-1956.	
2. Bombay Wheat (Movement Control) Order, 1956; S.R.O. 2098; 17-9-1956.	In the proviso to clause 3, for "five seers", substitute "five kilograms".
3. Bombay Rice (Export Control) Order, 1957; S.R.O. 1852; 3-6-1957.	
4. Inter-Zonal Wheat Movement Control Order, 1957; S.R.O. 1986; 13-6-1957.	In the first proviso to clause 3, for "five seers" substitute "five kilograms".
5. Rice (Southern Zone) Movement Control Order, 1957; S.R.O. 2258-A; 9-7-1957.	(i) In clause 3,— (a) in the first proviso, for "five seers", substitute "five kilograms"; (b) in the second proviso, for "ten maunds", substitute "four quintals"; (ii) In the proviso to clause 3A, for "20 seers" and "5 seers", substitute "twenty kilograms" and "five kilograms" respectively.
6. Bihar Foodgrains (Movement Control) Order, 1957; S.R.O. 4076; 20-12-1957.	In the proviso to clause 3 as well as in the proviso to clause 3A, for "five seers", substitute "five kilograms".
7. Madhya Pradesh Rice (Movement Control) Order, 1957; S.R.O. 4077; 20-12-1957.	
8. Wheat (South Zone Export Control) Order, 1958; G.S.R. 703; 16-8-1958.	In the proviso to clause 3, for "five seers", substitute "five kilograms".
9. Uttar Pradesh Foodgrains (Movement Control) Order, 1958; G.S.R. 758; 29-8-1958.	
10. Rice (Northern Zone) Movement Control Order, 1958; G.S.R. 818-A; 13-9-1958.	(i) In the proviso to clause 3, for "five seers", substitute "five kilograms"; (ii) In the proviso to clause 3A, for "20 seers" and "5 seers", substitute "twenty kilograms" and "five kilograms" respectively.
11. West Bengal Wheat (Export Control) Order, 1958; G.S.R. 1050; 1-11-1958.	In the proviso to clause 3, for "five seers", substitute "five kilograms".
12. Uttar Pradesh Paddy and Rice (Restriction on Movement) Order, 1958; G.S.R. 1233; 24-12-1958.	In clause 3B, for "five seers", substitute "five kilograms".

(1)

(2)

13. Punjab Paddy (Export Control) Order, 1959 ; G.S.R. 23; 3-1-1959.

14. Uttar Pradesh Foodgrains (Restrictions on Border Movement) Order, 1959; G.S.R. 292; 10-3-1959.

15. Rajasthan Foodgrains (Restrictions on Border Movement) Order, 1959; G.S.R. 432; 9-4-59.

16. Madhya Pradesh Foodgrains (Restrictions on Border Movement) Order, 1959; G.S.R. 450; 14-4-1959.

17. Delhi (Restriction on Import of Wheat Atta) Order, 1959; G.S.R. 693; 15-6-1959. }

18. Tripura Foodgrains Movement Control (No. 2) Order, 1959; G.S.R. 805; 11-7-1959. }

19. Rice (Eastern Zone) Movement Control Order, 1959; G.S.R. 1401; 21-12-1959. ■

20. Calcutta Rice (Movement Control) Order, 1959; G.S.R. 1402; 21-12-1959.

21. Rajasthan (Rice Import Restriction) Order, 1960; G.S.R. 696; 17-6-1960.

In the proviso to clause 3, for "five seers", substitute "five kilograms".

In the proviso to clause 3, for "five maunds" and "five seers", substitute "two quintals" and "five kilograms" respectively.

In clause 5, for "20 seers" and "5 seers", substitute "twenty kilograms" and "five kilograms" respectively.

In the proviso to clause 3, for "10 maunds" and "5 seers", substitute "four quintals" and "five kilograms" respectively.

In the proviso to clause 3, for "five seers", substitute "five kilograms".

(i) In clause 3,—

- (a) in the first proviso, for "five seers", substitute "five kilograms";
- (b) in the second proviso, for "ten maunds", substitute "four quintals";

(ii) In the proviso to clause 4, for "forty seers" and "five seers", substitute "forty kilograms" and "five kilograms" respectively.

In the proviso to clause 3, for "five seers", substitute "five kilograms".

In clause 3,—

- (i) in the first proviso for "five seers", substitute "five kilograms";
- (ii) in the second proviso, for "ten maunds", substitute "four quintals".

[No. 204 (GENL)(8)/478/60-PY.II.

G.S.R. 27.—In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following Order to amend the Rice (Madhya Pradesh) Second Price Control Order, 1958, namely:—

1. This Order may be called the Rice (Madhya Pradesh) Second Price Control (Amendment) Order, 1961.
2. In the Table below Schedule IV to the Rice (Madhya Pradesh) Second Price Control Order, 1958,—
 - (a) under the heading 'I Par-Bolled Milled Rice', for items 1 to 6 in column 1 and the entries relating thereto in columns 2 to 5, the following items and entries shall be substituted, namely:—

"Constituents of admixtures or impurities	Free tolerance limit (per cent)						Rates at which cuts shall be imposed for admixtures or impurities exceeding the tolerance limits specified in columns (2) to (7) for coarse, medium II, Medium I, fine III, fine II and fine I
	Coarse	Medium II	Medium I	Fine III	Fine II	Fine I	
I	2	3	4	5	6	7	8
I. PAR-BOILED MILLED RICE							
1 Brokens	15	14	10	8	6	5	<i>Coarse</i> :— Over the tolerance limit and up to 30% Re. 0.04 per maund for every 1%. Over 30% Re. 0.08 per maund for every 1%.
2 Admixture of red grains	5	4	3	1	1	1	<i>Medium II</i> :— Over the tolerance limit and up to 20% Re. 0.05 per maund for every 1%. Over 20% Re. 0.08 per maund for every 1%.
3 Foreign matter	1.25	0.75	0.75	0.5	0.5	0.5	<i>Medium I</i> :— Over the tolerance limit and up to 19% Re. 0.06 per maund for every 1%. Over 19% Re. 0.09 per maund for every 1%.
4 Discoloured, damaged and chalky grains.	2	1	1	1	0.5	0.5	<i>Fines III, II and I</i> :— Over tolerance limit Re. 0.09 per maund for every 1%.
5 Mixture of lower grades.	6	4	2	2	2	2	Over tolerance limit Re. 0.02 per maund for every 1%.
							<i>Medium II & I</i> :— Over tolerance limit Re. 0.02 per maund for every 1%.

No. 201(MP) (5)/479/60-PY. II

New Delhi, the 31st December 1960

G.S.R. 28.—In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following Order to amend the Rice (Punjab) Second Price Control Order, 1960, namely:—

1. This Order may be called the Rice (Punjab) second Price Control (Amendment) Order, 1961.
2. In the Schedule to the Rice (Punjab) Second Price Control Order, 1960,—
 - (i) in Appendix I and Appendix II, after note (3), the following note shall be inserted, namely:—

“(4) In case the admixture of inferior varieties mentioned in 2(b) is more than 5 per cent and the incidence of red grains mentioned in item 4 is below 6 per cent such excess admixture of inferior varieties may be adjusted against and to the extent of the shortfall of red grains from 6 per cent and the excess admixture so adjusted may be deemed to be red grains subject to a cut where applicable at quarter value specified against item 4 above.”;
 - (ii) in Appendix III(a) and Appendix III(b), after note (2), the following note shall be inserted, namely:—

“(3) In case the admixture of inferior varieties mentioned in item 1 is over 10 per cent and the incidence of red grains mentioned in item 3 is below 6 per cent such excess admixture of inferior varieties may be adjusted against and to the extent of the shortfall of red grains from 6 per cent, and the excess admixture so adjusted may be deemed to be red grains subject to a cut where applicable at quarter value specified against item 3 above.”

[No. 201 (PB)(7)/480/60-PY.II.]

G.S.R. 29.—In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following Order to amend the Madhya Pradesh Foodgrains (Restrictions on Border Movement) Order, 1959, namely:—

1. This Order may be called the Madhya Pradesh Foodgrains (Restrictions on Border Movement) (Amendment) Order, 1961.
2. In the proviso to clause 3 of the Madhya Pradesh Foodgrains (Restrictions on Border Movement) Order, 1959, after item (vi), the following item shall be inserted, namely:—

“(vii) under and in accordance with the Madhya Pradesh Foodgrains (Export Licence) Order, 1960.”

[No. 204 (WFZ)(2)/481/60-PY.II.]

S. N. BHALLA, Dy. Secy.

MINISTRY OF LABOUR AND EMPLOYMENT

New Delhi, the 28th December 1960

G.S.R. 30.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the recruitment and some other conditions of service of certain persons appointed to carry out measures financed from the Coal Mines Labour Housing and General Welfare Fund constituted under section of the Coal Mines Labour Welfare Fund Act, 1947 (32 of 1947), namely:—

1. **Short title and commencement.**—(1) These rules may be called the Coal Mines Labour Housing and General Welfare Fund (Recruitment to Class III and Class IV posts) Rules, 1960.
 - (2) They shall come into force at once.

2. Recruitment.—The classification, method of recruitment and certain other matters relating to the posts specified in column 2 of the Schedule to these rules shall be as specified in other relevant columns thereof.

3. Disqualification.—No person who has more than one wife living or marrying a person having a wife living shall be eligible for appointment to any post referred to in rule 2:

Provided that the Central Government may, in any exceptional case, and for reasons to be recorded in writing, exempt any person from the operation of this rule.

THE SCHEDULE

Sl. No.	Name of the Post	No. of posts	Its Classifi- cation	Scale of Pay in Rs.	Whether a selec- tion post or non- selection post	Age limit for di- rect re- cruit- ment	■ Education and other qualifica- tion	Whether age and educa- tional qual- ification prescrib- ed for di- rect re- cruit- ment will apply in case of promotion/ transfer	Period of pro- bation, if any	Method of rec- ruitment i.e. di- rect recruitment or by transfer and percentage, of va- cancy to be filled by the various methods	In case of vacan- cies filled by pro- motion/transfer/ grades/sources from which pro- motion, transfers are to be made and their scale of pay in Rs.
1	2	3	4	5	6	7	8	9	10	11	12
				Rs.		Years.		Years.			
1	Head Assistant	1	G.C.S. Class III. Minister- ial Non- Gazetted.	250—10—350	Non-Selec- tion.	20—24	A degree from a recognised Uni- versity.	No.	2	By promotion failing which direct recruit- ment 100%.	Head clerks 160 —10—250
2	Accountant	2	"	Do.	Do.	Do.	Do.	Do.	Do.	Do.	Do.
3	Head Clerk	15	"	160—10—250	Do. Selection	Do. "	Do. "	Do. "	Do. "	Do. "	(1) Senior Clerks 80—220. (2) Stenographer (80—220). (3) Cashier (80—220). (4) Storekeepers (80—220). Provided cate- gories (2) (3) & (4) should work as Senior Clerks for 2 years be- fore promotion as Head Clerks.

1	2	3	4	5	6	7	8	9	10	11	12
				Rs.	years				years		
4	Senior Clerk/ Assistant Accountant	74	G. C. S. Class III. Minister- ial Non- Gazetted.	80—5—120 —EB—8—200 —10/2—220	Non-Sele- ction	18—21	Intermediate/ Senior Cam- bridge/Higher Secondary Cer- tificate or equi- valent qualifi- cations.	No.	2	25% Direct 75% Promotion	Junior (60—130). Stenographers. (80—220). Cashier (80—220). Store-Keepers (80—220).
5	Stenographer.	1	"	200—10—300	"	"	A degree from a recognised University.	"	"	By Promotion failing which by direct rec- ruitment.	Stenographer (80—220)
6	Stenographers	10	"	80—5—120 —EB—8— 200—10/2— 220.	"	"	Intermediate/ Senior Cam- bridge/Higher Secondary Cer- tificate or equi- valent qualifi- cations.	"	"	Direct (Depart- mental can- didates will also be consid- ered).	
7	Cashier	4	"	"	"	"	"	"	"	By promotion fai- ling which by direct recruit- ment.	Junior Clerk (60—130)
8	Junior Clerk	III	"	60—3—81— —EB—4—125 —5—130.	"	"	Matriculation or equivalent qua- lifications until replaced by Higher Sec- ondary. Profi- ciency in typ- ing.	"	"	Direct.	
9	Assistant Ins- pector La- bour Welfare	13	G. C. S. Class III. Non-minis- terial Non- Gazetted.	180—Prob.— 200—10— 300—15— 450.	"	25	Graduates with training in Social Welfare Work.	"	"	50 % Direct. 50% Promotion.	Junior Assis- tant Inspector Labour Welfare (150—300). Assistant Wel- fare organisers (150—300).

10	Welfare Organiser	4	Do.	Do.	,,	,,	Do.	,,	,,	Do.	Do.
11	Medic I Social Worker	2	Do.	160—10—330	,,	,,	Do.	,,	,,	Promotion 100%	Health Visitor (125—225) and Field Worker (80—220)
12	Junior Assistant Inspector Labour Welfare	14	Do.	150—10—250 —EB—10— 300.	,,	,,	Do.	,,	,,	66-2/3% Direct. 33-1/3% Promotion.	Senior Clerk (80—220). Field Worker. (80—220).
13	Assistant Welfare Organiser	3	Do.	Do.	,,	,,	Do.	,,	,,	66-2/3% Direct. 33-1/3% Promotion.	Senior Clerk (80—220). Field Workers (80—220).
14	Cinema Operator	5	Do.	100—5—150	,,	,,	Experience in the line.	Does not arise.	,,	Direct/or Promotion if suitable departmental candidates are available 100%.	..
15	Driver	48	Do.	60—5/2—75	..	25	Knowledge of Motor Driving.	,,	,,	Do.	Cleaners (30—1/2—35) and other class IV male staff (30—1/2—35).
16	Purchase Assistant	1	Do.	200—10—300 —15—450.	,,	25	Graduate and knowledge of accounts and purchase of stores.	No.	,,	Promotion 100%	From lower cadres.
17	Field Assistant	1	,,	150—10—250 —EB—10— 300.	,,	,,	Graduate with knowledge of Social work and diploma in Social Education.	,,	,,	,,	,,

1	2	3	4	5	6	7	8	9	10	11	12
18	Field Worker	65	G.C.S. Class III Non-Ministerial Non-Gazetted	Rs. 80—5—120 —EB—8— 200—10/2— 220	Non- Selection	Years. 18—21	Intermediate/Sen- ior Cam- bridge/Higher Secondary Cir- tificate or equi- valent qual- ifications. Do.	No.	Years. 2	50% Promotion. 50% Direct.	Welfare Worker and Adult Edu- cation Instruc- tor (60—130).
19	Store-keeper	6	„	100—5—125 —EB—6— 155—EB— 6—185.	„	„	„	„	„	100% Promotion	From Storekee- per (60—130).
20	Welfare Wor- ker	66	„	60—3—81— —EB—4— 125—5—130	„	„	Matriculation or equivalent qual- ifications un- til replaced by Higher Sec- ondary.	Does not arise.	„	Direct.	..
21	Physio-The- rapist.	2	„	200—10—400	„	25	Matriculation. Certificate in Physio-therapy. Fully trained in established physio-therapy centre in big military or civil Hospital. Prac- tical ex- perience nor- mally upto 5 years.	„	„	„	..
22	Ward Sister .	23	G. C. S. Class III. Non-minis- terial Non- Gazetted.	200—10—300 —plus 15/- dhobi allow- ance and uniform al- lowance.	Non-Se- lection.	No age limit	A' grade nur- sing & senior mid-wifery cer- tificate. Regis- tered in any of the States. Experience at least 3 years as a staff nurse in a big hospi- tal or A regis-	Yes	50% Direct. 50% Promotion	Staff nurse (100 —5—125—6— 185).	

23	Sister Tutor .	1	,,	250—10—300 Rs. 15/-dhobi and uniform allowance.	,,	35	tered nurse and midwife with B.Sc. (Hons.) or pass degree in Nur- sing and three years expe- rience as a staff Nurse.	A registered Nurse and Midwife with B.Sc. (Hons.) or pass Degree in Nursing with three years teaching experience in a school of Nursing or A registered Nurse and Midwife with a Sister Tutor's certi- ficate from a recognised ins- titution.	Does not arise	,,	Direct.	..
24	Staff Nurse .	100	,,	100—5—125 —6—185 plus Rs. 15/- dhobi and uniform al- lowance.	,,	25	A grade nursing and senior midwifery cer- tificates. Re- gistered in any of the States. Experience at least three years as staff nurse in a big hospital is de- sirable.	No. Mid- wives who have passed the course in Gene- ral Nurs- ing and fulfil other pres- cribed qualifi- cations are eligi- ble for promo- tion.	,,	50% Direct. 50% Promotion.	Midwives and trained Nurses (60—130).	4

	I	2	3	4	5	6	7	8	9	10	11	12	
					Rs.	Years.				Years.			
25	Probationary Nurse or Student Nurse	32	G.C.S. Class III Non- Ministerial Non- Gazetted ¹ .	Stipend— 1st year 15/- p.m. 2nd year 20/- p.m. 3rd year 25/- p.m. 4th year 30/- p.m. Messing al- lowance 30/- p.m. Uniform al- lowance 3.75 p.m. Dhobi al- lowance 4.50 p.m. Dearness al- lowance 40/- p.m.	Non- Selection	25	Matriculation	Does not arise.	2	Direct.
26	Midwives	26	,,	60—3—81— EB—4— 125—5—130 Plus 15/- dhobi and uniform al- lowance.	,,	25	Senior mid- wifery certi- ficate and re- gistered in any of the States.	,,	,,	,,	
27	House keeper	2	,,	60—3—81— EB—4—125 —5—130.	,,	25	Matriculation. Experie- nce in Managing a mess.	Does not arise.	,,	Direct.	
28	X'ray tech- nician,	10	,,	80—5—120— EB—8—200 —10/2—200,	..	,,	Matriculation with training in hospital la- boratory work. Preferably hot-	,,	,,	,,	

29	Laboratory Technician.	10	III non-Mi- nisterial Non-Ga- zeted,	80—5—120— EB—8—200— 10/2—220.	Non-Se- lection.	25	Matriculation with training in hospital laboratory work. Preferably hol- ding a Lab. Tech.'s dip- loma from a recognised Instt. Expe- rience about three years.	Does not arise.	2	Direct.	..
30	Store-keeper	5	„	Do.	..	18—21	Intermediate/ Senior Cam- bridge/Higher Secondary Cer- tificate or equi- valent qual- ifications and experience in the line.	No.	„	100% Promo- tion.	Store-keeper (60—130)
31	Assistant Store-keeper.	2	„	60—3—81— EB—4—125 —5—130. 3	Matriculation or equivalent qua- lification until replaced by Higher Secon- dary and ex- perience in the line.	Does not arise.	„	Direct.	..

1	2	3	4	5	6	7	8	9	10	11	12			
				Rs. Years.										
32	Chief Com- ounder.	2	III Non- Ministerial Non-gazet- ted	60—3—81—EB— 4—125—5—130 Plus Rs. 10/- special pay.	..	25	Matriculation. Must possess qualifications entitling him to Registration under Section 31(c) or 32 of the Indian Pharmacy Act, 1948.	No	2 years. Promotion 100% Compounder (60—130)					
33	Compounder (Allopathy)	31	“	60—3—81— EB—4—125—5 —130.	..	“	Do.	Does not arise.	2 years. Direct.	..				
34	Mistry	2	“	60—5/2—75	..	“	Knowledge in the line. Ex- perience as General Mistry.	“	2 years. 100% Promotion From lower grade					
35	Craft Instruc- tor.	2	“	120—8—200	..	“	Training Certi- ficate in crafts line, wood work, leather work, weaving and knitting, painting etc. Experience for 2 years.	“	“	Direct	..			
36	Massiuer	4	“	60—5/2—75 —5—100.	..	“	A certificate in massage from recognised hos- pital physical therapy deptt. Experience in the work.	“	“	“	..			
37	Lady Health Visitor.	14	“	125—10—225 plus Rs. 15/-	..	“	Matriculation. Lady Health	No	“	50% Direct. 50% Promotion.	Field Worker (80—220).			

			Dhobi and Uniform allowance.		Visitor's Diploma.			Midwives and other female staff provided they have passed the Lady Health Visitor's Diploma.
38	Technical Assistant.	4	,,	60—5/2—75 —5—100.	..	,,	A certificate in the technical work from a recognised University.	Does not arise
39	Store-keeper.	6	G.C.S. Class III non-ministerial non-gazetted.	60—3—81— EB—4—125 —5—130	Non-Selection	21 yrs.	Matriculation or equivalent qualifications until replaced by Higher Secondary.	Does not arise.
40	Civil Assistant Surgeon Grade II.	1	,,	120—8— 160—10—200 —EB—10 300 — plus 25% of pay non-practising allowance.	..	25 yrs.	L.M.F. or L.M.P.	,,
41	Divisional Accountant.	3	Ministerial Non-gazetted.	100—Prob— 150—10—200 —EB—15— 355.	Non-Selection	”	A degree of a recognised University & passed Divisional Accountant.	”
42	Senior Draftsman.	2	Non-ministerial Non-gazetted.	150—7—185 255	”	”	Candidates must be Matriculation with a Civil Overseer or Draftsman Diploma	Yes
							Do.	From Junior Draftsman (100 5—125— EB— 6—155— EB— 6—185)

	I	2	3	4	5	6	7	8	9	10	II	12	
					Rs.	Years.				Years.			
43	Junior Draftsman	5	Non-ministerial Non-gazetted	100—5—125 — EB — 6 165—EB—6 185.	Non-selection	25	from the recognised Institute and have worked as Draftsman in a Civil Engineering Deptt. for 5 years.	Qualified Draftsman from a recognised Engineering Institution with five years Experience in Buildings, Designs and Drawing and sound knowledge in estimating essential.	yes.	2	Promotion 100 %	From Tracer (60—4—120 EB—5—150)	
44	Vaid . . .	15	”	120—5—195— 7—230	”	”	Diploma holders.	Does not arise	”	Direct.	Does not arise.		
45	Compounders (Ayurvedic)	15	”	45—2—80— 3—110	”	”	Do.	”	”	”	”		
46	Overseer . . .	22	”	100—8—140— EB —10 — 300	”	”	Matriculate and should possess a Diploma in Civil Engineering institute. Experience in building preferred.	”	”	”	”		

47	Surveyor	I	..	60—4—120— EB—5—150	Matriculate po- ssessing Survey certificate of Competency from the Dep't. of Mines in India, Dhanbad.
48	Tracer	6	..	Do.	Matriculate with 5 years exper- ience in some Drawing Office as a Tracer or apprentice. Should be able to understand drawings and trace neatly.
49	Ferro Printer	2	..	60—5/2—75	Experience in the line.	Does not arise.
50	Pump-cum- Engine Mechanic	I	..	150—10—250	Matriculate. The candidate should hold a diploma in En- gineering from any recognised Technical In- stitute and should have at least 10 years' experience in the mainte- nance and up- keep of pumps; motor vehicles, steam Road Rollers etc.	..	2 yrs.	Direct.	Does not arise.
51	Electrician	2	..	75—3—125	Non- selection.	..	Experience in the line.	No.	..	Promotion 100% Wireman (60— 2½—75).	..

1	2	3	4	5	6	7	8	9	10	11	12
Rs.											
52	Plumber .	I	III—Non- Ministerial non- gazetted.	75—5/2—100	Non- Selection.	25 Years	Experience in the line.	Does not arise.	2 Years	Direct.	
53	Engine Driver	I	"	60—5/2—100	"	"	Driving ex- periences.	"	"	"	"
54	Wiremen .	2	"	60—2½—75	"	"	Experience in the line.	"	"	"	"
55	Switch Board Attendant.	I	"	Do.	"	"	"	"	"	"	"
56	Linesman .	I	"	Do.	"	"	Intermediate/ Senior Cam- bridge/Higher Secondary cer- tificate or equ- ivalent qual- ification and experience in the line.	"	"	"	"
57	Drama-cum- Music Master.	I	"	150—10—250	"	"		"	7	"	"
				EB—10—300							
58	Adult Educa- tion Instructor.	73	Ministerial non- gazetted	60—3—81— EB—4—125— 5—130.	"	18—21 years.	Matriculation or equivalent qual- ification until replaced by Higher Sec- ondary and exper- ience in the line.	"	"	"	"
59	Senior Mala- ria Inspector.	3	Non- Ministerial non- gazetted.	185—8—225	Non- Selection.	25 years	Matriculation & training in Malaria.	No.	"	Promotion 100%	From Malaria Inspector. (Rs. 100—185).
60	Assistant En- tomologist.	2	"	Do.	"	"	Graduate and training in Malaria.	"	"	"	From Laboratory Assistant (60—5/2—75—3 105).

61	Malaria Inspector.	29	"	100—5—125—6 —155—EB— 6—185	..	"	Matriculation & training in Malariaology.	"	"	Promotion 50% Direct 50%.	From Malaria Sub-Inspector (Rs. 60—5/2—75—3—105).
62	Draftsman .	I	"	60—4—120— EB—5—150	..	"	Matriculation & knowledge in the line.	"	"	Direct.	"
63	Fitter .	5	"	75—3—105	..	"	Experience and knowledge in the line.	Does not arise.	"	"	Does not arise.
64	Malaria Sub-Inspector. .	25	"	60—5/2—75— 3—105 Do.	..	"	Matriculation	"	"	"	"
65	Laboratory Assistant.	16	"	Do.	..	"	Do.	"	"	"	"
66	Insect Collector.	25	"	Do.	..	"	Do.	"	"	"	"
67	Assistant Drama-cum-Music Master.	I	"	80—5—120— EB—8—200 —10/2—220	..	25 years.	Matriculation or equivalent until replaced by Higher Secondary.	"	"	"	"
68	Clerk-cum-Store-Keeper	2	Ministerial non-gazetted.	60—3—81— EB—4—125— 5—130—plus Rs. 20/- special pay.	..	18—21 years.	Do.	Yes	"	Promotion 100% From Junior Clerk (60—130).	
69	Fitter Mechanic	I	III non-ministerial non-gazetted.	60—5/2—75	..	25	Experience in the line.	Does not arise.	2 years	Direct.	Does not arise.
70	Water Meter Reader.	I	"	75—3—105	..	"	"	"	"	"	"
71	Electric Meter Reader.	I	"	Do.	..	"	"	"	"	"	"
72	Projector Operator.	9	"	60—5/2—75	..	"	"	"	"	"	"

1	2	3	4	5	6	7	8	9	10	11	12
Rs.											
73	Gymnasium Inspector.	2	..	100—10—150.	..	[25 Years	Certificate of physical training from a recognised Institute and good knowledge of Gymnastics. Practical experience for about 2 years.	Does not arise.	2 Years.	Direct.	Does not arise.
74	Assistant Music Master.	I	..	60—3—81— EB—4—125— 5—130.	..	,,	Matriculation or equivalent qualifications until replaced by Higher Secondary with prescribed diploma in Music or degree from recognised Institution.	No	,,	,,	..
75	Assistant Town Administrator.	I	..	150—10—250 EB—10—300.	..	,,	Intermediate / Senior Cambridge / Higher Secondary certificate or equivalent qualification. Diploma in L. S. Government Deptt.	,,	,,	,,	..
76	Artist	I	..	80—120—EB 8—200—10/2 220.	..	,,	Intermediate / Senior Cambridge / Higher	,,	,,	,,	..

77	Manual Training Teacher.	I	„	150—10—250 EB—10—300	„	„	Secondary Certificate or equivalent qualifications with diploma and/or degree in the line from a recognised Institute.	„	„	„	„
78	Teacher in Social Science.	I	„	200—10—300— 15—450	„	„	Intermediate / Higher Secondary / Senior Cambridge or equivalent qualification. Diploma from a recognised Institution in Carpentry or other manual crafts.	„	„	„	„
79	Lecturer for Welfare Personnel Training Institute Course.	I	„	—do—	„	„	M.A. in Social Science with some research background/ or practical experience in teaching line.	No	„	„	„
80	X-Ray Therapy Assistant.	I	„	60—4—120	„	„	Matriculation with training in X-Ray Therapy. Preferably holding a diploma from a recognised Institution.	„	„	„	„

	1	2	3	4	5	6	7	8	9	10	11	12
					Rs.		years.			years.		
81	X-Ray Therapy Technician	I	III Non- ministerial non- gazetted		150—10—250	..	25	Matriculation with training in hospital work. Prefer- ably holding a X-Ray Therapy Technical Dip- loma from a recognised In- stitution. Ex- perience about 3 years.	No	2	By promotion failing which	X-Ray Therapy Assistant (6c— 4—120) direct.
82	Technician	I	„		80—5—120— EB—8—200— 10/2—220	..	„	Matriculation with training in Hospital work. Prefer- ably holding a technicians diploma from a recognised institution.	„	„	„	Direct.
83	Basket Making Instructor.	I	„		60—5—120— EB—8—200— 10/2—220	..	25	Intermediate- Senior Cam- bridge / Higher Secondary Cer- tificate or equ- ivalent qual- ification holding a degree or dip- loma in Bas- ket Making etc.	„	„	„	..
84	Master in Tailoring.	I	„		60—3—81— EB—4—125— 5—130	Matriculation or equivalent qual- ifications un- til replaced.	„	„	„	..

by Higher Secondary with prescribed diploma in tailoring.

CLASS IV

85	Record Supplier.	1	Class IV non-gazetted.	35—I—50	..	25 years	Middle pass.	No	..	By Promotion	Peon (30—I—35)
86	Chowkidar	58	„	30—I—35	..	„	Preferably an ex-Serviceman	„	„	„	..
87	Dafty	6	„	35—I—50	..	„	Middle Pass Experience in the line.	„	„	Promotion failing which by direct recruitment.	Peon. (30—I—35)
88	Peon	171	„	30—I—35	..	„	Middle pass.	Does not arise.	„	Direct.	..
89	Sweeper	174	„	30—I—35	..	„	Experience in No line.	No	„
90	Cleaner	21	„	„	..	„	Middle Pass Experience in the line.	„	„
91	Labourers	2	„	„	..	„	„	„	„
92	Dai/Ayah (Women's Welfare Centre)	77	„	„	..	„	Studies upto Matriculation. Passed in Dressership examination.	„	„
93	Dresser	9	„	40—I—50—2— 60	..	„	Expreince in the line.	„	„
94	Head Cook	1	„	40—2—60	..	„	Experience in cooking vegeterian and non-vegeterian dishes.	„	„	Promotion 100%	From Cook (30—2—50)

I	2	3	4	5	6	7	8	9	10	11	12
Rs.											
95	Nursing Or- derly/Dress- ing Cum Nursing Orderly.	7	Class IV non- gazetted	40—2—60	..	25 Years	Studies upto Matriculation Passed in Dres- sership ex- amination.	Does not arise.	2 Years	Direct.	Does not arise.
96	Dhobi	.	25	”	”	..	”	Experience in washing.	”	”	”
97	Cook	.	29	”	30—2—50	..	”	Experience in cooking vege- tarian & non- vegetarian dishes.	”	”	”
98	X-Ray attend- ant.	2	”	”	”	..	”	Read upto Ma- triculation.	”	”	”
99	Tailor	.	2	”	35—1—50	..	”	Experience in the line.	”	”	”
100	Ward & Kit- chen Servant (Male)	101	”	30—1—35	..	”	Preferably an- ex-serviceman.	”	”	”	”
101	Do. (Female)	38	”	”	..		Experience in the line.	”	”	”	”
102	Mai	.	20	”	”	..	”	Experience in the line.	”	”	”
103	Animal Room Care Taker.	2		”	..	”	”	”	”	”	”
104	Laboratory At- tendant.	4	”	”	..	”	”	”	”	”	”
105	Post Mortem Room Atten- dant.	2	”	”	..	”	”	”	”	”	”
106	Lifman	.	8	”	”	”	”	”	”	”	”
107	Bhity	.	6	”	”	..	”	”	”	”	”
108	Ayah for Hospital.	II	”	”	..	”	”	”	”	”	”

110	9	Assistant Line-man.	4	„	40—2—60	..	„	„	„	„	„	..
111	10	Barkandas	3	„	30—1—35	..	„	„	„	„
111	11	Khalasi	5	„	„	..	„	„	„	„
112	12	Attendant	..	52	„
113	13	Assistant Switch Board Attendant.	..	2	„	40—2—60	„	„
114	14	Sweeper on Rs. 7.	I	..	30—1—35 (Part-time)
115	15	Sweeper on Rs. 20.	..	50	„
116	16	Ferro Printing Mazdoor.	..	2	„	30—1—35
117	17	Khansama-cum-Chowkidar.	I
118	18	Telephone Attendant.	..	6
119	19	Male	..	I	..	35—1—58

NOTE.—(1) The upper age limit prescribed for direct recruitment shall be relaxed in the case of Scheduled Castes/Tribes, displaced persons and other Special categories in accordance with the general orders issued from time to time by the Government of India Ministry of Home Affairs.

(2) Relaxation of educational qualifications may, however, be granted in cases where the candidates are found otherwise well qualified.

[No. M-II.5(3)/57.]

New Delhi, the 20th December 1960

G.S.R. 31.—In exercise of the powers conferred by section 58 of the Mines Act, 1952 (35 of 1952), the Central Government hereby makes the following rules to amend the Mines Rules, 1955, the same having been previously published as required by sub-section (1) of section 39 of the said Act, namely:—

1. These rules may be called the Mines (Amendment) Rules, 1960.
2. In rule 30 of the Mines Rules, 1955, hereinafter referred to as the said rules, for the words "half a gallon" the words "two litres" shall be substituted.
3. In clause (e) of rule 34 of the said rules, for the words "four feet" the word figures "1·25 metres" shall be substituted.
4. In clause (3) of rule 43 of the said rules, for the words and figures "100 square feet" the words and figures "10 square metres" shall be substituted.
5. In clause (a) of rule 63 of the said rules.
 - (i) for the words and figures "150 square feet" the words and figures "14 square metres" shall be substituted; and
 - (ii) for the words and figures "a height to the lowest part of the roof of not less than 9 feet" the following shall be substituted namely:—
 - (i) in the case of a flat roof, a height of not less than 2·5 metres to the lowest part of the roof; and
 - (ii) where the roof is a sloping one, a height of not less than 1·8 metres to the lowest part of the roof and of not less than 2·5 metres to the highest part of the roof".
6. In clause (b) of rule 65 of the said rules, for the expression "50 ft." the word and figures "15 metres" shall be substituted.
7. In the Second Schedule to the said rules—
 - (i) in item (a) for the word and figures "2½ feet", the word and figures "0·75 metres" shall be substituted;
 - (ii) in item (h), for the expression "4½ ft. 3 ft., and 1 foot" the words and figures "1·40 metres, 0·90 metre and 0·30 metre" shall respectively be substituted.
8. In the Third Schedule to the said rules, in item (b) for the expression "4½ ft., 3 ft., 1 ft.," the words and figures "1·40 metres, 0·90 metre and 0·30 metre" shall respectively be substituted.

[No. M. R./Am. (6) M-III-5(5)60.]

New Delhi, the 31st December 1960

G.S.R. 32.—In exercise of the powers conferred by sub-section (1) of section 83 of the Mines Act, 1952 (35 of 1952), the Central Government hereby makes the following amendments in the Schedule annexed to the notification of the Government of India in the Ministry of Labour and Employment No. GSR 975 dated the 11th August, 1960, namely:—

In column 1 of the said Schedule, in clause (a) of item 1—

- (1) in sub-clause (ii), for the existing entry, the following entry shall be substituted namely:—
"The Coke Factory of Bararee Coke Co., Ltd., at Kendwadih, P.O. Kusunda, District of Dhanbad."
- (2) in sub-clause (iii), for the existing entry, the following entry shall be substituted, namely:—
"The Coke Factory of Bhowra Coke Company at Bhowrah in the District of Dhanbad."

[No. 1/21/60-MI.]

A. P. VEERA RAGHAVAN, Under Secy.

New Delhi, the 2nd January 1961

G.S.R. 33.—The following draft of certain rules to further amend the Industrial Employment (Standing Orders) Central Rules, 1946, which the Central Government proposes to make in exercise of the powers conferred by section 15, read with clause (b) of section 2, of the Industrial Employment (Standing Orders) Act, 1946 (20 of 1946), is hereby published as required by sub-section (1) of the said section 15 for the information of the persons likely to be affected thereby; and no ice is hereby given that the said draft will be taken into consideration on or after the 15th February 1961.

Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

Draft Rules

1. These rules may be called the Industrial Employment (Standing Orders) Central (Amendment) Rules, 1961.

2. In the Industrial Employment (Standing Orders) Central Rules, 1946, in Schedule I—

(1) in Model Standing Order No. 13, for clauses (1) and (2) the following clauses shall be substituted, namely:—

“(1) No workman employed in the establishment who has been in continuous service for not less than one year under the employer shall have his service terminated until the workman has been given one month's notice in writing indicating the reasons for termination and the period of notice has expired or the workman has been paid in lieu of such notice, wages for the period of notice:

Provided that the provisions of this clause shall not apply to cases of retrenchment within the meaning of section 2(oo) of the Industrial Disputes Act, 1947 (14 of 1947).

(2) No workman employed in the establishment who has been in continuous service for not less than one year shall leave the employment except after giving one month's notice in writing and the period of notice has expired, or paying the employer an amount equal to one month's wages in lieu of such notice.

Note.—The expression “continuous service” occurring in sub-clauses (1) and (2) above shall have the same meaning as assigned to it in clause (eee) of section 2 of the Industrial Disputes Act, 1947 (14 of 1947);

(2) in Model Standing Order No. 14—

(a) in clause (2), for the words “four days” the words “ten days” shall be substituted;

(b) in clause 3—

(i) in sub-clause (g), the word ‘habitual’ shall be omitted;

(ii) after sub-clause (k) the following sub-clauses shall be inserted namely:—

“(l) smoking in prohibited places,

(m) sleeping while on duty,

(n) deliberate slowing down of work,

(o) conviction in any court of law for an offence involving moral turpitude,

(p) giving false information regarding one's name, age, father's name, qualification or previous service at the time of employment,

(q) threatening, abusing or assaulting any superior or co-worker,

(r) habitual money-lending,

(s) preaching of or inciting to violence.”;

(c) for clauses (4) and (5), the following clause shall be substituted, namely:—

“(4) (a) Where allegations of misconduct are made against a workman and the employer considers that he should be suspended

from duty pending inquiry into such allegations, he may do so by serving on the workman an order in writing to that effect. Such an order shall take effect immediately on delivery to the workman. It shall be accompanied by a charge-sheet setting out the details of the alleged misconduct and the workman shall be given an opportunity of explaining the circumstances alleged against him.

- (b) During the period of suspension the workman shall be paid a subsistence allowance equivalent to one-half of the average pay, as defined in section 2(aa) of the Industrial Disputes Act, 1947 (14 of 1947).
- (c) If on inquiry the workman has been found guilty of the charge and it is considered that an order of suspension will meet the ends of justice, the employer shall pass orders accordingly. Where the period between the date on which the workman was suspended from duty pending inquiry into the allegations and the date on which the final order of suspension was passed exceeds ten days, the workman shall be deemed to have been suspended only for ten days or for such shorter period as is specified in the final order of suspension and for the remaining period he shall be entitled to the same wages as he would have received if he had not been suspended, after deducting the subsistence allowance paid to him for such period.
- (d) If on inquiry the workman has been found guilty of the charge and it is considered that an order of dismissal will meet the ends of justice, the employer shall pass orders accordingly. When orders are passed the workman shall be deemed to have been absent from duty during the period of suspension and shall not be entitled to any remuneration for such period, but the subsistence allowance already paid to him shall be not be recovered:

Provided that in the case of workmen to whom the provisions of clause (2) of article 311 of the Constitution apply, the provisions of that article shall be complied with.

- (e) If on inquiry the workman has been found not guilty of the charge, he shall be deemed to have been on duty during the period of suspension and shall be entitled to the same wages as he would have received if he had not been suspended after deducting the subsistence allowance paid to him for such period."

[No. F. LRI. 1(12)/59.]

A. L. HANNA, Under Secy.

ERRATUM

In the Gazette of India, Part II—Section 3(1), dated 31st December, 1960, on page 1966, after G.S.R. 1529, read "G.S.R. 1530" for "G.S.R. 1532".